



**REPUBLIK INDONESIA**  
**PREFERENTIAL TRADE AGREEMENT**  
**BETWEEN**  
**THE GOVERNMENT OF THE REPUBLIC OF INDONESIA**  
**AND**  
**THE GOVERNMENT OF THE ISLAMIC REPUBLIC OF PAKISTAN**

The Government of the Republic of Indonesia and the Government of the Islamic Republic of Pakistan and (hereinafter referred to individually as "a Party" and collectively as "the Parties")

**RECALLING** the Framework Agreement between the Parties on Comprehensive Economic Partnership (CEP) signed in Islamabad on 24<sup>th</sup> November, 2005;

**CONSCIOUS** of their longstanding friendship and common religious and cultural heritage;

**EXPECTING** that this Agreement will create a new climate for economic and regional cooperation between them;

**RECOGNIZING** that strengthening of their closer economic partnership will bring economic and social benefits and improve the living standards of their people;

**ACKNOWLEDGING** that the Preferential Trade Agreement (PTA) will facilitate enterprises of both sides to benefit from the PTA and boost the confidence of both governments for Free Trade Agreement (FTA) negotiations;

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**BEARING** in mind that the expansion of mutual trade and economic relations will foster further cooperation between the Parties thus promoting regional peace and stability;

**DESIRING** to promote further cultural cooperation and developing exchange of information;

**CONSCIOUS** that such mutual trade arrangements will contribute to the promotion of closer links with other economies in the region;

**BELIEVING** that this contractual framework could promote gradually and could also extend to new areas of mutual interests;

**CONSIDERING** that the expansion of their domestic markets, through commercial cooperation, is an important prerequisite for accelerating economic development of Parties;

**BEARING** in mind the desire to promote mutually beneficial bilateral trade; and

**RECOGNISING** that elimination of obstacles to trade through this Agreement (PTA) will contribute to the expansion of bilateral trade leading to FTA between the Parties,

Have agreed as follows:

## **Article One**

### **Definitions**

For the purpose of this Agreement, the following terms shall have the meaning assigned to them unless the context otherwise requires:

- (a) "goods" and "products" shall be understood to have the same meaning unless the context otherwise requires;

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- (b) "Government" means either the Government of the Republic of Indonesia or the Government of the Islamic Republic of Pakistan;
- (c) "Margin of Preference" means percentage of tariff by which MFN tariffs are reduced on products imported from one party to another as a result of preferential treatment;
- (d) "Para-Tariffs" mean border charges and fees, other than "tariffs", on foreign trade transactions of a tariff- like effect which are levied solely on imports, but not those indirect taxes and charges, which are levied in the same manner on like domestic products. Import charges corresponding to specific services rendered are not considered as para-tariff measures";
- (e) "Parties" means Indonesia and Pakistan and the term "Party" means either Indonesia or Pakistan;
- (f) "Tariffs" mean customs duties included in the national tariff schedules of the Parties;
- (g) "WTO Agreement" means the Marrakesh Agreement Establishing the World Trade Organization, done at Marrakesh, April 15, 1994, as may be amended;

## **Article Two**

### **Coverage of Products**

The PTA covers the lists of products as set out in Annex I and II of this Agreement.

## **Article Three**

### **Reduction / Elimination of Tariff**

The Most Favoured Nation (MFN) applied tariff rates of the Parties of 2012 on all products covered under the PTA shall be reduced and where relevant eliminated in accordance with the modality as set out in Annex III of this Agreement.

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## **Article Four**

### **Rules of Origin**

Rules of Origin, as in Annex IV shall be applicable to the goods covered under the PTA to qualify for tariff preference.

## **Article Five**

### **Rights and Obligation Under the WTO**

The provision of GATT 1994 and World Trade Organization (WTO) Agreements shall be applicable to goods covered under this PTA.

## **Article Six**

### **Dispute Resolution**

Any disputes concerning the interpretation, implementation or application of this Agreement shall be settled amicably by mutual consultation.

## **Article Seven**

### **Review**

The Agreement is subject to review after 1 (one) year of the enforcement of the Agreement or at any time on the request of a Party. The review shall be undertaken by a committee to be set up under Article 11 of the Framework Agreement between the Government of the Islamic Republic of Pakistan and Government of the Republic of Indonesia on Comprehensive Economic Partnership (CEP) signed in Islamabad on 24<sup>th</sup> November, 2005.

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## Article Eight

### Para Tariffs

Both Parties shall eliminate para tariffs on goods covered in this Agreement within 6 (six) months of its enforcement and shall not introduce any new para tariffs on such goods.

## Article Nine

### Amendment

The agreement may be modified or amended through mutual agreement of the Parties. Such amendments shall enter into force on such a date as may be determined by the Parties and shall form an integral part to this Agreement.

## Article Ten

### Final Provisions

1. This Agreement shall enter into force 30 (thirty) days after the date on which the Parties exchange written notifications for the completion of their respective domestic procedures.
2. This Agreement shall remain in force until the entry into force of the Free Trade Agreement (FTA) between the Parties.
3. Either Party may terminate this Agreement by a written notification to the other Party. This Agreement shall expire 180 days after the date of such notification.

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IN WITNESS WHEREOF, the undersigned, being duly authorized thereto by their respective Governments, have signed this Agreement.

DONE in Duplicate at Jakarta on 3<sup>rd</sup> February 2012 in the English and Indonesian languages. Both texts being equally authentic. In case of any dispute arising from the interpretation of this Agreement, the English text shall prevail.

On behalf  
of the Government of  
the Republic of Indonesia



Gita Irawan Wirjawan  
Minister for Trade

On behalf  
of the Government of  
the Islamic Republic of Pakistan



Sanaullah  
Ambassador



Indonesia-Pakistan Preferential Trade Agreement  
Pakistan's Offer List

Annex I

No	Pakistan HS Code 8 digit	Indonesia HS Code 9/10 digit	Description	Pakistan	
				CD%	PTA
1	2	3	4	5	6
	0208		Other meat and edible offal, fresh, chilled or frozen		
1	02089000	0208200010	Frog's Leg	20	16
	0301		Live Fish		
2	03011000	0301101000	Ornamental Fish	10	5
	0302		Meat Of Heading 03.04		
3	03021100	0302110000	Trout	10	5
4	03023200	0302320000	Yellowfin Tunas	10	5
	0306		Frozen, Dried, Salted		
5	03061300	0306130000	Shrimps And Prawns (Frozen)	10	5
6	03062200	0306221000	Lobsters (homarus spp)	10	5
7	03062300	0306239000	Shrimps And Prawns (Non Frozen)	10	5
8	07141000	0714100000	Manioc (Cassava)	5	0
9	07142000	0714200000	Sweet potatoes	5	0
10	08011100	0801110000	Coconut desiccated	5	0
11	08011990	0801190000	Other coconut	10	5
12	08029090	0802908000	Other	10	5
13	08030000	0803000000	Bananas, including plantains, fresh or dried	25	20
14	08043000	0804300000	Pineapples (fresh or dried)	35	28
15	08045030	0804500030	Mangosteens	35	28
16	08054000	0805400000	Grape Fruit, including pomelos	35	28
17	09011100	0901110000	Coffee, not roasted, not decaffeinated	10	5
18	09011200	0901120000	Coffee, not roasted, decaffeinated	10	5
19	09012100	0901210000	Coffee, roasted, not decaffeinated	10	5
20	09019000	0901900000	Other	10	5
21	09021000	0902100000	not exceeding 3 Kg	10	5
22	09022000	0902200000	Other green tea (not fermented)	10	5
23	09023000	0902300000	Black Tea (fermented) and partly fermented tea, in immediate packings of a content not exceeding 3 Kg	10	5
24	09024000	0902400000	Other black tea (fermented) and other partly fermented tea	10	5
25	09024010	0902401000	Tea leaf	10	5
26	09024020		Black tea in a packing exceeding 3 kg	10	5
27	09024090	0902409000	Other	10	5
28	09041120	0904111000	White	5	0
29	09041110	0904112000	Black (Pepper, Neither Crushed Nor Ground)	5	0
30	09041190	0904119000	Other	5	0
31	09041200	0904120000	Crushed or ground	15	9
32	09042010	0904201000	Red chillies (whole)	15	9
33	09042020	0904202000	Red chillies (powder)	15	9
34	09042090	0904209000	Other	15	9
35	09050000	0905000000	Vanilla	5	0
36	09061100	0906100000	Cinnamon (Cinnamomum zeylanicum Blume), neither crushed nor ground	5	0
37	09062000	0906200000	Crushed or ground	15	9
38	09070000	0907000000	Cloves (whole fruits, cloves and stem)	5	0
39	09081000	0908100000	Nutmeg	5	0
40	09082000	0908200000	Mace	5	0
41	09083010	0908300000	Large (Cardamom)	5	0
42	09083020	0908300000	Small (Cardamom)	5	0
43	09091000	0909100000	Seeds of anise or badian	0	0
44	09092000	0909200000	Seeds of coriander	0	0
45	09093000	0909300000	Seeds of cumin	0	0
46	09094000	0909400000	Seeds of caraway	0	0
47	09095000	0909500000	Seeds of fennel; juniper berries	0	0
48	09101000	0910100000	Ginger	15	9
49	09103000	0910300000	Turmeric (curcuma)	15	9
50	09109910	0910400000	Thyme, bay leaves	5	0
51	09109990	0910500000	Curry	15	9
52	09109100	0910910000	Other species Mixture referred to in Note (b)	15	9
53	09109990	0910990000	Other	15	9
54	12030000	1203000000	Copra	10	5
55	12079990	1207100000	Palm nuts & kernels	5	0
56	13019090	1301909000	Other	15	9
57	14049090	1404109000	Gambir	15	9
	15.11	15.11	Edible palm oil products		
58	15111000		Crude Oil	Rs 8,000/MT	Rs 6,800/MT
59	1511.9010		Palm Stearin	Rs 9050/MT	Rs 7692/MT
60	1511.9020		RBD palm oil	Rs 10,800/MT	Rs 9180/MT
61	1511.9030		Palm Olein	Rs 9050/MT	Rs 7692/MT
62	1511.9090		Others	Rs 10,800/MT	Rs 9180/MT
63	15132100		Crude Oil of Palm Kernel	Rs 9050/MT	Rs 7692/MT
64	15132900		Other	Rs 10,800/MT	Rs 9180/MT

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No	Pakistan Code digit	HS 8	Indonesia Code dgt	HS 9/10	Description	Pakistan	
						CD%	PTA
1	2		3		4	5	6
	17.02		17.02		Other sugars, including chemically pure lactose, maltose, glucose and fructose, in solid form; sugar syrups not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel.		
					-lactose and lactose syrup		
					--containing by weight 99% or more lactose expressed as anhydrous lactose calculated on the dry matter		
65	1702 1110		1702.1110.00		---Lactose	10	5
66	1702 1120		1702.1120.00		---lactose syrup	10	5
67	1702 1900		1702.1900.00		---other	10	5
68	1702 2010		1702.2010.00		---Maple Sugar	10	5
69	1702 2020		1702.2020.00		---maple syrup	15	8
70	1702 3000		1702.3000.00		-glucose and glucose syrup, not containing fructose or containing in the dry state less than 20% by weight of fructose	20	16
71	1702 4000		1702.4000.00		-glucose and glucose syrup, containing in the dry state at least 20% but less than 50% by weight of fructose, excluding invert sugar	20	16
72	1702.5000		1702.5000.00		-chemically pure fructose	15	9
73	1702 6000		1702.6000.00		-other fructose and fructose syrup, containing in the dry state more than 50% by weight of fructose, excluding invert sugar.	20	16
74	1702.9010		1702.9010.00		---maltose	10	5
75	1702.9020		1702.9020.00		---caramel	10	5
76	1702.9030		1702.9030.00		Malto destrins	10	5
77	1702.9090		1702.9090.00		---other	10	5
	17.04		17.04		Sugar confectionery (Including white chocolate), not containing cocoa.		
78	18010000		1801000000		Cocoa beans, whole or broken, raw or roasted	5	0
79	18020000		1802000000		Cocoa shells, husks, skins and other cocoa waste	5	0
80	18031000		1803100000		Not defatted (Cocoa paste)	5	0
81	18032000		1803200000		Wholly or Partly defatted (Cocoa paste)	5	0
82	18040000		1804000000		Cocoa butter, fat and oil.	5	0
83	18050000		1805000000		Cocoa powder, not containing added sugar or other sweetening matter	5	0
84	18061000		1806100000		Cocoa powder, containing added sugar or other sweetening matter	30	24
85	18062010		1806200000		Other preparations containing Cocoa	30	24
86	1806 2020		1806.2020.00		---chocolate crumbs in packing of 25kg or more in powder, granules or briquettes.	10	5
87	1806.2090		1806.2090.00		---other	30	24
88	18063100		1806310000		Other chocolate in blocks, slabs / bars filled	30	24
89	18063200		1806320000		Other chocolate in blocks, slabs / bars not filled	30	24
90	18068000		1806800000		Sugar confectionery containing cocoa in any proportion	30	24
91	19011000		1901100000		Preparation for infant use, malt extract for infant use, put up for retail sale	20	16
92	19012000		1901200000		Mixes and doughs for the preparation of bakers' wares of heading 19.05	15	9
93	19019010		1901901000		Malt extract	30	24
94	19019020		1901902100		Shrimps crackerly	20	16
95	19019090		1901902900		Other	30	24
96	20082000		2008200000		Pineapples	15	9
97	20094100		2009409900		Of a Brix value not exceeding 20 (Pineapple Juice)	35	28
98	20099000		2009901000		Mixtures of juices	35	28
99	21011110		2101110000		Instant coffee in bulk	10	5
100	21011200		2101120000		Preparations with a basis of extracts, essences or concentrates or with a basis of coffee	10	5
101	21012000		2101200000		Extracts, essences & concentrates, of tea or mate, and preparations with a basis of these extracts essences or concentrates or with a basis of tea or mate	10	5
102	21021000		2102100000		Active yeasts	15	9
103	21022000		2102201000		Inactive yeasts, other single-cell micro-organism, dead	15	9
104	21033000		2102300000		Mustered flour and meal and prepared mustered	35	28
105	21031000		2103101000		Soya sauce	35	28
106	21031000		2103102000		Soya sauce salted	25	20
107	21031000		2103109000		Other soya sauce	25	20
108	21039000		2103909000		Other	36	28
109	21041000		2104109000		Soups & broths and preparation thereof	35	28
110	21061000		2106100000		Protein concentrates and textured protein substances	25	20
111	21069050		2106905900		Preparations including tablets consisting of sacchann, lactose Compound used for making beverages in other packing	35	28
112	21069090		2106909000		Other food preparation n.e.s	35	28
113	22090000		2209000000		Vinegar and substitutes for vinegar obtain from acetic acid	25	20
114	2915.1100		2915.11.00.00		Formic Acid	25	20
115	2916.12.00		2916.12.00.00		Esters of acrylic acid	5	0

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No	Pakistan Code 8 digit	HS Code	Indonesia Code 9/10 digit	Description	Pakistan	
					CD%	PTA
1	2	3	4	5	6	
116	2918.14.00		2918.14.00.00	Citric acids	10	5
117	2922.41.00		2922.41.00.00	Lysine and its esters, salts thereof	5	0
118	32089010		3208.10.19.91	--based on polyamides	10	5
119	32082010		3208.10.29.91	--varnishes	20	16
120	33029090		3302.90.00.00	Other Mixtures of odorous substances	10	5
121	3303.00.10		3303.00.00.00	Perfumes and toilet waters	35	28
122	3303.0020		3303.00.00.00	--perfumes	35	28
123	3303.0090		3303.00.00.00	--other	36	28
124	3304.3010		3304.30.00.00	--nail polish	35	28
125	3304.3090		3304.30.00.00	-Manicure or pedicure preparation	35	28
126	3306.1010		3306.10.10.00	Tooth paste	35	28
	33.07			Pre-shave, shaving or after-shave preparations, personal deodorants, bath preparations, depilatories and other perfumery, cosmetic or toilet preparations, not elsewhere specified or included; prepared room deodorisers, whether or not perfumed or having di		
127	3307.2000		3307.20.00.00	Personal deodorants	35	28
128	3307.4900		3307.49.00.00	Other preparations for perfuming	35	28
	34.01			Soap; organic surface-active products and preparations for use as soap, in the form of bars, cakes, moulded pieces or shapes, whether or not containing soap; organic surface-active products and preparations for washing the skin, in the form of liquid or		
				-soap and organic surface-active products and preparations, in the form of bars, cakes, moulded pieces or shapes, and paper, wadding, felt and nonwovens, impregnated, coated or covered with soap or detergent:		
129	3401.1100		3401.11.10.00	--for toilet use (including medicated products)	35	28
130	3401.2000		3401.20.00.00	Soap in other forms	35	28
	34.02			Organic surface-active agents (other than soap); surface-active preparations, washing preparations (including auxiliary washing preparations) and cleaning preparations, whether or not containing soap, other than those of heading 34.01.		
131	3402.1190		3402.11.90.00	Other	20	16
132	3402.1110		3402.11.90.00	--sulphonic acid(sof)	10	5
133	3402.1190		3402.11.90.00	Other anionic surface active agents	20	16
134	3402.2000		3402.20.11.00	-preparations put up for retail sale	25	20
135	3402.9000		3402.90.10.00	Surface active preparations	25	20
136	3402.9000		3402.90.11.00	-other	25	20
	34.04			Artificial waxes and prepared waxes.		
137	3404.9010		3404.90.00.00	Sealing waxes	10	5
138	3404.9090		3404.90.00.00	--other	10	5
139	3808.9110		38.08.10.00.00	Insecticides	25	20
140	38089110		3808.10.20.00	Mosquito coils, mats and the like	25	20
141	38089120		3808.10.99.00	Naphthalene balls	25	20
142	38089130		3808.10.99.00	Sex pheromone	0	0
143	38089150		3808.10.99.00	Para dlorobenzene blocks	25	20
144	38089160		3808.10.99.00	Preparation put up in retail packing for agriculture	5	0
145	3808.5010			Pesticides	5	0
146	38089400		3808.50.40.00	Desinfectants	5	0
147	3808.0199			Other	25	20
148	38231200			Oleic Acid	5	0
149	38231300			Tall oil fatty acids	20	16
150	38231920			Palm acid oil	10	5
151	38231990		3823.19.20.00	Other	15	9
152	39031990			Other	5	0
153	39032000			Styrene acrylonitrile(SAN) copolymers	5	0
154	39033000			Acrylonitrile-butadiene-styrene (ABS) copolymers	5	0
155	39039090			Other	5	0
	3906			Acrylic polymers in primary forms		
	3907			Polyacetals, other polyethers and epoxide resins, in primary forms; polycarbonates, lakyd resins, polyallyl esters and other polyesters, in primary forms		
156	39071000			Polyacetals	5	0
157	39072000			Other polyethers	5	0
158	39073000			Epoxide resins	20	16
159	39074000			Polycarbonates	5	0
	39.23			Articles for the conveyance or packing of goods, of plastics; stoppers, lids, caps and other closures, of plastics.		
160	3923.2900		3923.29.10.00	--of other plastics	25	20
161	3923.4000		3923.40.10.00	-spools, cops, bobbins and similar supports	25	28

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No	Pakistan Code digit	HS 8	Indonesia Code digit	HS 9/10	Description	Pakistan	
						CD%	PTA
F	2		3		4	5	6
	39.24				Tableware, kitchenware, other household articles and toilet articles, of plastics.		
152	3926 9099		3926 90 90 00		Other	20	16
153	4001 22 00		4001 22 16 00		Sir 20	0	0
154	4002 19 00		4002 19 10 00		Other	0	0
	40.05				Compounded rubber, unvulcanised, in primary forms or in plates, sheets or strip.		
165	4005 2000		4005 20 00 00		-solutions; dispersions other than those of subheading 4005.10	10	5
	40.14				Hygienic or pharmaceutical articles (including teats), of vulcanised rubber other than hard rubber, with or without fittings of hard rubber.		
166	4014 1000		4014 10 00 00		-sheath contraceptives	5	0
	40.15				Articles of apparel and clothing accessories (including gloves, mittens and mitts), for all purposes, of vulcanised rubber other than hard rubber.		
167	4015 1900		4015 19 00 00		--other	20	16
	40.16				Other articles of vulcanised rubber other than hard rubber.		
168	4016 9310		4016 93 10 00		---gaskets of rubber	25	20
169	4016 9910		4016 99 19 00		---printing blankets	5	0
170	4104 1100		4104 10 11 00		Full grains, unsplit; grain splits Whole bovine skin leather tanned	0	0
171	4104 1900		4104 10 19 00		Other	0	0
172	4104 1900		4104 10 20 00		Leather of bovine on enquire	5	0
173	4401 3000		4401 30 00 00		Sawdust and wood waste and scrap, whether or not agglomerated in lugs, briquettes, pellets or similar forms	0	0
174	4405 0000		4405 00 00 00		Wood wool	0	0
175	4408 9090		4408 10 20 00		Other wood prepare for pencil manufacture	20	16
176	4408 3900		4408 39 10 00		Others	15	9
177	4408 2900		4408 20 15 00		Non coniferous for parquest flooring	15	9
178	4412 3100		4412 13 00 00		With at least one outer ply of tropical wood specified in sub heading note 1 to this chapter	25	20
179	4413 0000		4413 00 00 00		Densified wood in blocks, plates, strips or profile shapes	0	0
180	4415 2000		4415 20 90 00		Pallets, box pallets and other load boards, pallet collars Other pallets, box pallets and other	20	16
181	4417 0010		4417 00 00 00		Tools, tool bodies, tool handles of	20	16
	4417 0020						
182	4418 2000		4418 20 00 00		Doors and theirs frames and thresholds	20	16
183	4418 7900		4418 30 00 00		Parquet panels	20	16
184	4418 9990		4418 90 00 00		Other builders of woods	20	16
185	4420 1000		4420 10 00 00		Statuettes and other ornaments of wood	20	16
186	4420 9090		4420 90 00 00		Other wood marquetry, cases for cut	20	16
187	4421 9090		4421 90 50 00		Wood paving block	20	16
188	4421 9090		4421 90 50 00		Other article of wood	20	16
189	4808 2000		4808 20 00 00		Greasproof papers	20	16
190	4809 2000		4809 20 00 00		Self copy paper	20	16
191	4809 9000		4809 90 00 00		Other carbon paper in rolls or sheets	20	16
192	4813 2000		4813 20 00 00		In rolls of a width not exceeding 5 cm (Cigar Paper)	25	20
193	4822 1000		4822 10 00 00		Of a kind used for winding textile yarn	25	20
194	4823 9090		4823 19 00 00		Other gums or adhesive paper	25	20
195	4823 2000		4823 51 00 00		Other paper & Paper Board	20	16
196	4810 2900		4823 59 00 00		Other paper & Paper Board	20	16
197	5208 39 00		5208 39 00 00		Other fabrics dyed	25	20
198	5209 42 00		5209 42 00 00		Denim	25	20
199	5402 1100		5402 10 90 00		High tenacity yarn of nylon	10	5
200	5402 19 00		5402 41 90 00		Other -yarn of nylon or oth polyamides	10	5
201	5407 10 00		5407 10 90 00		Woven fabrics obtained from high tenancy yarn of nylon or other polyamides or of polyesters	15	9
202	5603 11 00		5603 11 00 00		Non woven fabric	15	9
203	5809 00 00		5809 00 00 00		Article of yarn strip or	25	20
204	5804 10 00		5804 10 00 00		Tuffles and other net fabrics	25	20
205	5806 39 00		5806 32 90 00		Other webbing of man made fibre	25	20
206	5807 10 10		5807 10 00 00		Owen badges and similar	25	20
207	5810 92 00		5810 92 00 00		Other embroidery of man made	25	20
208	6001 91 00		6001 91 90 00		Other pile fabrics of cotton	25	20
209	6002 90 00		6002 49 90 00		Other warp knitted of man made	25	20
210	6101 90 00		6101 90 00 00		Men's or boy's overcoats	25	20
211	6104 19 00		6104 19 00 00		Women's or girl's suits, ensembles,	25	20
212	6104 59 00		6104 59 00 00		Of other textile materials Skirts and divided skirts	25	20
213	6109 10 00		6109 10 90 00		T-shirt other vests, of cotton	25	20
214	6113 00 00		6113 00 00 00		Babies' garments	25	20
215	6203 199		6203 19 99 00		Man's suits of other fibres batik	25	20
216	6203 42		6203 42 00 00		Men's trousers and shorts of cotton	25	20
217	6204 59 00		6204 59 90 00		Women's skirts	25	20
218	6205 20 90		6205 20 00 00		Men's of boy's shirts of cotton	25	20

Spicer

A

No	Pakistan HS Code digit	Indonesia HS Code digit	Description	Pakistan	
				CD%	PTA
1	2	3	4	5	6
219	6301 9	6301 90.10.00	Other blankets and traveling rugs	25	20
			Milstones, Grindstones, Grinding Wheels And The Like, Without Frameworks, For Grinding, Sharpening, Polishing, Truing Or Cutting, Hand Sharpening Or Polishing Stones, And Parts Thereof, Of Natural Stone, Of Agglomerated Natural Or Artificial Abrasives,		
220	6402 19 00	6402.19.00.00	Other (footwear of rubber)	25	20
221	6406.9900	6406 99.00.00	Parts of footwear of other	25	20
222	6601 10.00	6601 91 90.00	Garden or similar umbrella	25	20
223	6804.2100	6804 21.00.00	--of agglomerated synthetic or natural diamond	5	0
224	6809.1100	6809 11.00.00	Board, sheets, panel, tiles of plaster	25	20
225	6813.89 00	6813.90 00.00	Friction material & article	25	20
	70.02		Glass in balls (other than microspheres of heading 70.18), rods or tubes, unworked,		
226	7002.3100	7002.31 10.00	--of fused quartz or other fused silica	20	16
	70.09		Glass mirrors, whether or not framed, including rear-view mirrors, --other:		
227	7009.9100	7009.91.00.00	--unframed	25	20
	70.10		Carboys, bottles, flasks, jars, pots, phials, ampoules and other containers, of glass, of a kind used for the conveyance or packing of goods; preserving jars of glass; stoppers, lids and other closures, of glass.		
228	7010 1000	7010 10.00 00	-ampoules	25	20
229	7010 9000	7010 90 10.00	-other	25	20
	70.11		Glass envelopes (including bulbs and tubes), open, and glass parts thereof, without fittings, for electric lamps, cathode-ray tubes or the like.		
230	7011 1000	7011.10 10.00	-for electric lighting	15	9
	70.13		Glassware of a kind used for table, kitchen, toilet, office, indoor decoration or similar purposes (other than that of heading 70.10 or 70.18).		
231	7013.1000	7013 10.00.00	--of glass- ceramics	25	20
232	7013 33 00	7013 32.00.00	Of lead crystal --of glass having a linear coefficient of expansion not exceeding $5 \times 10^{-6}$ per kelvin within a temperature range of 0 °c to 300 °c	25	20
233	7013 37.00	7013.39.00.00	--other	25	20
234	7013 8900	7013 99 00.00	--other	25	20
235	7017.1010	7017 10 10 00	--quartz reactor tubes and holders designed for insertion into diffusion and oxidation furnaces for production of semiconductor wafers	5	0
236	8418 2100	8418 21.00 90	Other	35	28
237	8418 2900	8418 29.00.00	Other	35	28
238	8469 0000	8469 11.00.00	Word processing machines	5	0
239	8471 5000	8471 59.00.00	Other computers	0	0
240	8471 6030	8471 60 11.00	Dot matrix printers	0	0
241	8443 32 20	8471 60 12.00	Ink-jet printers	5	0
242	8443 32 30	8471 60.13 00	Laser printers	5	0
243	8471.7090	8471 70.91.00	Backup management system	0	0
244	8471.8010	8471.70 99.00	Others	0	0
		8611.4			
		8513.1	Lamps		
245	8518.2100	8518 21 00.00	Single loudspeakers, mounted in their enclosure	20	16
246	8518 4000	8518 40 10.00	Audio-Frequency Electric amplifiers More inputs signal lines, with or without elements For capacity amplifier	20	16
247	8518 4000	8518 40 20.00	Electric Amplifiers When Used As Repeaters In Line Telephony Products Falling Within The Information technology agreement (ita) (ita 1/0-102)	20	16
248	8518.4000	8518 40 30.00	Audio Frequency Amplifiers Used As Repeaters In Line telephony products falling within the Information technology agreement (ita/2)	20	16
249	8518 4000	8518 40 90.00	Other	20	16
		85.28	Reception apparatus for television, whether or not in cooperating radio-broadcast receivers or sound or video recording or reproducing apparatus; video monitors and video projectors;		
			Reception apparatus for television, whether or not in cooperating radio-broadcast receivers or Sound or video recording or reproducing apparatus		
250	8525 5090	8525 10 22.00	Central monitoring system	10	5
251	8525 5090	8525 10.23 00	Telemetry monitoring system	10	5
252	8517 6970	8525 20.10 00	Wireless lan	10	5
253	8518 3000	8525 20 20.00	Internet enabled handphone	5	0
254	8517 1210	8525 20 30 00	Internet enabled cellular phones	5	0
255	8517.1290	8525 20 80.00	Other cellular telephone	10	5

g/k

g/k

No	Pakistan Code	HS 8 digit	Indonesia Code	HS 9/10 digit	Description	Pakistan	
						CD%	PTA
1	2		3		4	5	6
256	8517.6290		8525.20.91	00	Other transmission apparatus for radio telephony or radio telegraph	10	5
257	8525.2090		8525.20.92	00	Other transmission apparatus for television	10	5
258	8525.5090		8525.20.99	00	Others	10	5
259	8525.8040		8525.40.10	00	Digital still image video cameras	5	0
260	8525.8090		8525.40.30	00	Digital cameras	10	5
			8528.12		Colour:		
			8536.9		Other apparatus:		
261	8536.9010		8536.90.10	00	Connection and contact elements for wires and cable, (ita 1/a-077); water probes	5	0
262	8536.9090		8536.90.90	90	Other	20	16
263	8539.2200		8539.22.20	00	Special purpose bulbs for medical equipment	20	16
264	8539.2200		8539.22.90	00	Other vehicle	20	16
265	8539.2920		8539.29.20	00	Operation lamp bulbs	20	16
266	8539.2920		8539.29.40	00	Flashlight bulbs; miniature indicator bulbs. Rated up to 2.25 volts; special purpose bulbs for medical equipment	20	16
267	8539.2990		8539.29.50	00	Other: Having capacity exceeding 20 w but not exceeding 300 w and voltage exceeding 100 volts	20	16
268	8539.2990		8539.29.60	00	Other: having capacity not exceeding 200 watt A voltage not exceeding 100 volts	20	16
269	8539.2990		8539.29.90	00	Other	20	16
270	8539.3100		8539.31.10	00	Tubes for compact fluorescent lamps	20	16
271	8539.3100		8539.31.20	00	Tube lamps/ fluorescent lamps in straight or circular form	20	16
272	8539.3990		8539.31.90	00	Other	20	16
273	8540.1100		8540.11.10	00	Flat monitor	5	0
274	8540.1200		8540.11.90	00	Other	5	0
275	9004.1000		9004.10.00	00	Upright pianos in ckd	5	0
276	9201.1000		9201.10.10	00	Plucked stringed instrument	10	5
277	9202.9000		9202.90.20	00	Musical instrument drum	10	5
278	9206.0000		9206.00.20	00	Other toys reprintsmen	10	5
279	9401.5100		9401.50.10	00	Seat of rattan	25	20
280	9403.8000		9403.80.11	00	Build-up wooden furniture	35	28
281	9403.8000		9403.60.19	00	Knock-down wooden furniture	35	28
282	9503.0090		9503.49.00	00	Other toys	25	20
283	9506.6100		9503.90.00	00	Lawn tennis balls	20	16
284	9004.1000		9506.61.00	00	Sunglasses	5	0
285	9506.6210		9506.62.10	00	Soccer balls inflatable	20	16
286	9506.9990		9506.99.00	00	balls, other than golf	20	16
287	9609.9000		9609.10.90	00	Tennis Balls	20	16

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*Handwritten signature/initials*

No	HS Code			Description	Indonesia		Comments
	Pakistan 8 digit	Indonesia 10 digit (BTBM 2007)	Indonesia 10 digit (BTBM 2007)		Import duty	PTA/Deeper Cut	
1			0302 64.00.00	Mackerel, fresh or chilled	0	0	
2			0302 69.20.90	Other loach, acari, live/fresh/fresh	0	0	
3			0303 19.00.00	Other fish, fresh or chilled	0	0	
4		0404 18 00 00	0404 18 00 00	Mackerel, fresh or chilled	0	0	
5			0805 40.00.00	Grapes, including bunches	0	0	
6		0805 40 00 00	0805 40 00 00	Lemons (Citrus limon, Citrus limonum) and lemons	0	0	
7		0805 40 00 00	0805 40 00 00	Other	0	0	
8		0805 10 00 00	0805 10 00 00	Grapes (fresh)	0	0	
9		0805 20 00 00	0805 20 00 00	Other	0	0	
10		0805 10 00 00	0805 10 00 00	Apples	0	0	
11		0805 20 00 00	0805 20 00 00	Figs and guavas	0	0	
12		0805 10 00 00	0805 10 00 00	Apricots	0	0	
13		1905 31 10 00	1905 31 10 00	not containing cocoa	10	5	
14		1905 31 20 00	1905 31 20 00	Containing cocoa	10	5	
15		1905 32 20 00	1905 32 20 00	Waffles and wafers	10	5	
16		1905 40 00 00	1905 40 00 00	Buns, toasted bread and similar toasted products	10	5	
17		1905 90 10 00	1905 90 10 00	Unseasoned biscuits	10	5	
18		1905 90 20 00	1905 90 20 00	Other unseasoned biscuits	10	5	
19		2008 30 10 00	2008 30 10 00	Containing added sugar or other sweetening	10	5	
20		2008 30 19 00	2008 30 19 00	Other	10	5	Minat Imp 1-8 2008 30 10 00
21		2008 30 99 00	2008 30 99 00	Other	10	5	Minat Imp 1-8 2008 30 90 00
22		2009 80 90 00	2009 80 90 00	In eight containers	10	5	
23		2009 29 00 00	2009 29 00 00	Of a Brn value not exceeding 20	10	5	
24		2009 31 00 00	2009 31 00 00	Other	10	5	
25		2009 31 00 00	2009 31 00 00	Of a Brn value not exceeding 20	10	5	
26		2009 39 00 00	2009 39 00 00	Other	10	5	
27		2009 41 00 00	2009 41 00 00	Tomato juice	10	5	
28		2009 41 00 00	2009 41 00 00	Of a Brn value not exceeding 20	10	5	
29		2009 49 00 00	2009 49 00 00	Other	10	5	
30		2009 71 00 00	2009 71 00 00	Of a Brn value not exceeding 20	10	5	
31		2009 79 00 00	2009 79 00 00	Other	10	5	
32		2009 80 90 00	2009 80 90 00	Blackcurrant juice	10	5	
33		2009 90 90 00	2009 90 90 00	Other	10	5	
34		2403 10 00 00	2403 10 00 00	Mixtures of tobaccos	10	5	
35		2403 10 11 00	2403 10 11 00	Blended tobacco	10	5	
36		2403 10 19 00	2403 10 19 00	Other	10	5	
37		2403 10 21 00	2403 10 21 00	Blended tobacco	10	5	
38		2403 10 29 00	2403 10 29 00	Other	10	5	
39		2403 10 30 00	2403 10 30 00	Other	10	5	
40		2403 91 00 00	2403 91 00 00	"Homogenized" or "reconstituted" tobacco	10	5	
41		2403 99 10 00	2403 99 10 00	Tobacco extracts and essences	10	5	
42		2403 99 30 00	2403 99 30 00	Manufactured tobacco substitutes	10	5	
43		2403 99 40 00	2403 99 40 00	Snuff	10	5	
44		2403 99 50 00	2403 99 50 00	Other unmanufactured tobacco, including chewing and	10	5	
45		2801 10 00 00	2801 10 00 00	Chlorine	0	0	
46		2804 10 00 00	2804 10 00 00	Hydrogen chloride (hydrochloric acid)	0	0	
47		2837 20 00 00	2837 20 00 00	Sodium carbonate	0	0	
48		2847 00 10 00	2847 00 10 00	in liquid form	0	0	
49		3002 10 00 00	3002 10 00 00	Sterile absorbable surgical or dental yarn	0	0	
50		3002 10 00 00	3002 10 00 00	Synthetic organic coloring substances	0	0	
51		3201 90 00 00	3201 90 00 00	Other	0	0	
52		3204 12 00 00	3204 12 00 00	Acid dyes	0	0	
53		3204 12 00 00	3204 12 00 00	Other	0	0	
54		3204 18 00 00	3204 18 00 00	Reactive dyes and preparations based	0	0	
55		3204 20 00 00	3204 20 00 00	Synthetic organic products of a kind used as	0	0	
56		3215 19 00 00	3215 19 00 00	Other	10	5	
57		3204 99 10 00	3204 99 10 00	Face and skin creams and lotions	10	5	
58		3705 43 10 00	3705 43 10 00	Containing by weight not less than 8% of	10	5	Minat Imp 1-8 2008 30 90 00
59		4011 10 00 00	4011 10 00 00	Of a kind used on motor cars (including	10	5	Minat Imp 1-8 2008 30 90 00
60		4011 20 10 00	4011 20 10 00	Of a width not exceeding 450 mm	10	5	Minat Imp 1-8 2008 30 90 00
61		6007 90 10 00	6007 90 10 00	Beached or unbeached	0	0	
62		6007 90 10 00	6007 90 10 00	Other	0	0	
63		6201 00 00 00	6201 00 00 00	Cotton, not knitted or crocheted	0	0	
64		6201 10 00 00	6201 10 00 00	Yarn waste (including thread waste)	0	0	
65		6201 81 00 00	6201 81 00 00	Garnetted stock	0	0	
66		6201 94 00 00	6201 94 00 00	Other	0	0	
67		6203 00 00 00	6203 00 00 00	Cotton, carded or combed	0	0	
68		6203 11 00 00	6203 11 00 00	Measuring 714.29 decites or more (not	0	0	
69		6203 12 00 00	6203 12 00 00	Measuring less than 714.29 decites but not	0	0	
70		6203 13 00 00	6203 13 00 00	Measuring less than 232.56 decites but not	0	0	
71		6203 14 00 00	6203 14 00 00	Measuring less than 192.31 decites but not	0	0	
72		6203 15 00 00	6203 15 00 00	Measuring less than 125 decites (exceeding)	0	0	
73		6203 16 00 00	6203 16 00 00	Measuring 714.29 decites or more (not	0	0	
74		6203 17 00 00	6203 17 00 00	Measuring less than 714.29 decites but not	0	0	
75		6203 18 00 00	6203 18 00 00	Measuring per single yarn less than 714.29	0	0	
76		6203 19 00 00	6203 19 00 00	Measuring per single yarn less than 192.31	0	0	
77		6203 20 00 00	6203 20 00 00	Containing 85% or more by weight of cotton	0	0	
78		6203 30 00 00	6203 30 00 00	Other fabrics	10	5	
79		6203 31 00 00	6203 31 00 00	Beached	10	5	
80		6203 32 00 00	6203 32 00 00	Printed	10	5	
81		6203 33 00 00	6203 33 00 00	Other	10	5	
82		6203 34 00 00	6203 34 00 00	Printed	10	5	
83		6203 35 00 00	6203 35 00 00	Printed	10	5	
84		6203 36 00 00	6203 36 00 00	Printed	10	5	
85		6203 37 00 00	6203 37 00 00	Printed	10	5	
86		6203 38 00 00	6203 38 00 00	Printed	10	5	
87		6203 39 00 00	6203 39 00 00	Printed	10	5	
88		6203 40 00 00	6203 40 00 00	Printed	10	5	
89		6203 41 00 00	6203 41 00 00	Printed	10	5	
90		6203 42 00 00	6203 42 00 00	Printed	10	5	
91		6203 43 00 00	6203 43 00 00	Printed	10	5	
92		6203 44 00 00	6203 44 00 00	Printed	10	5	
93		6203 45 00 00	6203 45 00 00	Printed	10	5	
94		6203 46 00 00	6203 46 00 00	Printed	10	5	
95		6203 47 00 00	6203 47 00 00	Printed	10	5	
96		6203 48 00 00	6203 48 00 00	Printed	10	5	
97		6203 49 00 00	6203 49 00 00	Printed	10	5	
98		6203 50 00 00	6203 50 00 00	Printed	10	5	
99		6203 51 00 00	6203 51 00 00	Printed	10	5	
100		6203 52 00 00	6203 52 00 00	Printed	10	5	
101		6203 53 00 00	6203 53 00 00	Printed	10	5	
102		6203 54 00 00	6203 54 00 00	Printed	10	5	
103		6203 55 00 00	6203 55 00 00	Printed	10	5	
104		6203 56 00 00	6203 56 00 00	Printed	10	5	
105		6203 57 00 00	6203 57 00 00	Printed	10	5	
106		6203 58 00 00	6203 58 00 00	Printed	10	5	
107		6203 59 00 00	6203 59 00 00	Printed	10	5	
108		6203 60 00 00	6203 60 00 00	Printed	10	5	
109		6203 61 00 00	6203 61 00 00	Printed	10	5	
110		6203 62 00 00	6203 62 00 00	Printed	10	5	

4/6-

A

No	HS Code			Description	Indonesia		Comments
	Pakistan 8 digit	Indonesia 10 digit (BTBAM)	Indonesia 10 digit (BTBAM 2007)		Import duty	PTA/Deeper Cut	
109		8006.90.00.00	8006.90.00.00	-Other	10	0	
110		8106.90.00.00	8106.90.00.00	-Of other textile materials	13	0	
111		8109.19.00.00	8109.19.00.00	-Of wool or fine animal hair	10	0	
112		8108.19.00.00	8108.19.00.00	-Of silk	11	0	Deeper cut and rate 5%
113		8108.19.90.00	8108.19.90.00	-Other	11	0	Deeper cut and rate 5%
114		8114.90.00.00	8114.90.00.00	-Of other textile materials	13	0	Deeper cut and rate 5%
115		8203.31.00.00	8203.31.00.00	-Of wood or fine animal hair	10	0	
116		8204.19.00.00	8204.19.00.00	-Of silk	11	0	
117		8204.19.00.00	8204.19.00.00	-Of other	11	0	
118		8210.20.10.00	8210.20.10.00	-Primarily work garments	13	0	Deeper cut and rate 5%
119		8211.42.00.00	8211.42.00.00	-Of cotton	13	0	
120		8217.10.10.00	8217.10.10.00	-Accessories	13	0	
121		8207.22.10.00	8207.22.10.00	-Of nonwoven fabric	9	0	
122		8207.22.10.00	8207.22.10.00	-Other	10	0	
123		7010.10.00.00	7010.10.00.00	-Amputees	0	0	
124		7010.20.00.00	7010.20.00.00	-Stoppers, ties and other closures	0	0	
125		7304.11.00.00	7304.11.00.00	-Of stainless steel	0	0	
126		7304.19.00.10	7304.19.00.10	-Unfinished casting and tubing (green pipe)	0	0	
127		7304.19.00.10	7304.19.00.10	-Finished casting and tubing (green pipe)	0	0	
128		7306.10.00.00	7306.10.00.00	-Welded, of stainless steel	13	0	Deeper cut and rate 5%
129		7312.10.10.00	7312.10.10.00	-Locked coil, flattened strands and non-	13	0	Deeper cut and rate 5%
130		7312.10.20.00	7312.10.20.00	-Plated or coated with brass, and of	13	0	Deeper cut and rate 5%
131		7318.16.10.00	7318.16.10.00	-Of an external diameter not exceeding	13.5	0	Deeper cut and rate 5%
132		7318.16.90.00	7318.16.90.00	-Other	13.5	0	Deeper cut and rate 5%
133		7325.91.00.00	7325.91.00.00	-Grinding balls and similar articles for	7.5	3.75	
134		7326.11.00.00	7326.11.00.00	-Grinding balls and similar articles for	0	0	
135		7326.90.10.00	7326.90.10.00	-Ships' rudders	7.5	3.75	
136		7326.90.30.00	7326.90.30.00	-Stainless steel shield and clamp assembly	7.5	3.75	
137		7801.10.00.00	7801.10.00.00	-Finished lead	0	0	
138		7304.19.00.00	7304.19.00.00	-Other	12.5	0	
139		8208.30.00.00	8208.30.00.00	-For kitchen appliances or for machines used	0	0	Deeper cut and rate 5%
140		8208.30.00.00	8208.30.00.00	-Other	0	0	
141		8208.40.00.00	8208.40.00.00	-For agricultural, horticultural or forestry	0	0	
142		8208.90.00.00	8208.90.00.00	-Other	0	0	
143		8211.10.00.00	8211.10.00.00	-Sets of assorted articles	10	0	Deeper cut and rate 5%
144		8211.91.00.00	8211.91.00.00	-Lawn mowers having fixed blades	10	0	Deeper cut and rate 5%
145		8211.92.30.00	8211.92.30.00	-Other	0	0	
146		8211.92.40.00	8211.92.40.00	-With handle of base metal	10	0	Deeper cut and rate 5%
147		8211.92.50.00	8211.92.50.00	-With handle of base metal	10	0	Deeper cut and rate 5%
148		8211.93.10.00	8211.93.10.00	-With handle of base metal	10	0	
149		8211.94.00.00	8211.94.00.00	-Blades	0	0	
150		8211.95.00.00	8211.95.00.00	-Handles of base metal	10	0	Deeper cut and rate 5%
151		8212.10.00.00	8212.10.00.00	-Razors	10	0	
152		8212.90.00.00	8212.90.00.00	-Other	7.5	3.75	
153		8212.30.10.00	8212.30.10.00	-Double-edged razor blades	10	0	
154		8212.30.90.00	8212.30.90.00	-Other	10	0	
155		8213.00.00.00	8213.00.00.00	-Scissors, tailors' shears and similar shears,	10	0	
156		8214.10.00.00	8214.10.00.00	-Paper knives, letter openers, cutting knives,	10	0	
157		8214.20.00.00	8214.20.00.00	-Manicure or pedicure sets and instruments	10	0	
158		8214.90.00.00	8214.90.00.00	-Other	10	0	
159		8215.10.00.00	8215.10.00.00	-Sets of assorted articles containing at least	10	0	
160		8215.20.00.00	8215.20.00.00	-Other sets of assorted articles	10	0	
161		8215.91.00.00	8215.91.00.00	-Plated with precious metal	10	0	
162		8215.92.00.00	8215.92.00.00	-Other	10	0	
163		8215.93.00.00	8215.93.00.00	-Other	10	0	
164		8215.99.00.00	8215.99.00.00	-Other	10	0	
165		8301.20.00.00	8301.20.00.00	-Locks of a kind used for motor vehicles	10	0	
166		8301.20.00.00	8301.20.00.00	-With handle of base metal	10	0	
167		8301.40.00.00	8301.40.00.00	-Jaws	10	0	
168		8304.00.10.00	8304.00.10.00	-Filing cabinets may card index cabinets	10	0	
169		8413.70.10.00	8413.70.10.00	-Single stage, single suction horizontal shaft	0	0	
170		8414.31.00.00	8414.31.00.00	-Evaporators and condensers	0	0	
171		8418.90.10.00	8418.90.10.00	-Capacitors and capacitors, wound or painted	0	0	
172		8422.30.00.00	8422.30.00.00	-Machinery for filling, closing, sealing, or	0	0	
173		8422.40.00.00	8422.40.00.00	-Other packing or wrapping machinery	0	0	
174		8422.90.00.00	8422.90.00.00	-Other	10	0	
175		8400.20.00.00	8400.20.00.00	Motor	0	0	Deeper cut and rate 5%
176		0201.20.00.00	0201.20.00.00	-Other	0	0	
177		0203.49.00.00	0203.49.00.00	-Other	0	0	
178		0205.59.10.00	0205.59.10.00	-Shank line	0	0	
179		0206.30.20.00	0206.30.20.00	-Machine tool, modular, automatic, and other	0	0	
180		0208.11.00.00	0208.11.00.00	-Other	0	0	
181		0208.11.00.00	0208.11.00.00	-Ropes, cables and other sea-cables (PA)	0	0	
182		0207.49.10.00	0207.49.10.00	-Lubricating oil	0	0	
183		0207.49.20.00	0207.49.20.00	-Grease, solid or in mass	0	0	
184		2702.21.00.00	2702.21.00.00	-With water, substance of natural or	10	0	
185		2702.21.00.00	2702.21.00.00	-Specially prepared for use as fuel	10	0	
186		2703.29.10.00	2703.29.10.00	-Protective wax slabs	10	0	
187		4002.20.00.00	4002.20.00.00	-Other	10	0	
188		4205.00.10.00	4205.00.10.00	-Book binding, cloth	10	0	
189		4205.00.20.00	4205.00.20.00	-Book binding, leather and parchment	10	0	
190		4205.00.30.00	4205.00.30.00	-Book binding, of other material	10	0	
191		4205.00.40.00	4205.00.40.00	-Other articles of a kind used in machinery	10	0	
192		4205.00.50.00	4205.00.50.00	-Other	10	0	
193		4421.90.10.00	4421.90.10.00	-Smooth, veneer and laminated, natural wood	0	0	
194		4421.90.20.00	4421.90.20.00	-Match boards	10	0	
195		4421.90.30.00	4421.90.30.00	-Finished, smooth or plain, for furniture	10	0	
196		4421.90.40.00	4421.90.40.00	-Carpeting, for covered steps and gutters	10	0	
197		4421.90.50.00	4421.90.50.00	-Floorboards	10	0	
198		4418.40.11.00	4418.40.11.00	-Maple wood	0	0	
199		4418.40.12.00	4418.40.12.00	-Other	0	0	
200		4418.40.20.00	4418.40.20.00	-Sensory boards, veneers and similar	0	0	
201		5302.42.00.00	5302.42.00.00	-Absorbent for sanitary use, PTA 714.70	0	0	
202		5302.42.00.00	5302.42.00.00	-Absorbent for sanitary use, PTA 714.70	0	0	
203		5302.42.00.00	5302.42.00.00	-Absorbent for sanitary use, PTA 714.70	0	0	
204		4109.19.00.00	4109.19.00.00	-Of copper	15	0	
205		8109.19.00.00	8109.19.00.00	-For men or boys	15	0	
206		8217.10.10.00	8217.10.10.00	-Of copper	15	0	
207		8202.31.00.00	8202.31.00.00	-Of cast iron	15	0	
208		8408.90.00.00	8408.90.00.00	-Other	15	0	
209		8408.90.00.00	8408.90.00.00	-Other and groups for washing, conditioning	15	0	
210		8508.90.30.00	8508.90.30.00	-With circuit board and other parts	15	0	
211		8508.90.40.00	8508.90.40.00	-Switchgear	15	0	
212		8508.90.50.00	8508.90.50.00	-Other	15	0	
213		8508.90.90.00	8508.90.90.00	-Other	15	0	
214		8414.31.00.00	8414.31.00.00	-Wax, tallow and similar fats	15	0	
215		8508.91.00.00	8508.91.00.00	-Sawing machines, whether or not motor	15	0	
216		8508.92.00.00	8508.92.00.00	-Sawing machines and related parts	15	0	

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**MODALITY OF TARIFF REDUCTION**

Margin of Preference (MOP) based on MFN applied rate

<b>MFN Tariff</b>	<b>Tariff for PTA</b>
<b><math>X \leq 5 \%</math></b>	<b>Zero (100 % MOP)</b>
<b><math>5 \% &lt; X \leq 10 \%</math></b>	<b>50 % MOP</b>
<b><math>10 \% &lt; X \leq 15 \%</math></b>	<b>40 % MOP</b>
<b><math>X &gt; 15 \%</math></b>	<b>20 % MOP</b>

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**RULES OF ORIGIN FOR THE PAKISTAN- INDONESIA PREFERENTIAL TRADE AGREEMENT**

In determining the origin of products eligible for the preferential tariff concession pursuant to the Preferential Trade Agreement between Pakistan and Indonesia, the following Rules shall be applied:

**Rule 1: Definitions**

For the purpose of this Annex:

- (a) "materials" shall include raw materials, ingredients, parts, components, sub-components, sub-assembly and/or goods that were physically incorporated into another good or were subject to a process in the production of another good.
- (b) "originating products" mean products that qualify as originating in accordance with the provisions of Rule 2.
- (c) "production" means methods of obtaining goods including growing, mining, harvesting, raising, breeding, extracting, gathering, collecting, capturing, fishing, trapping, hunting, manufacturing, producing, processing or assembling a good.
- (d) "products" means products which are wholly obtained/produced or being manufactured, even if it is intended for later use in another manufacturing operation;
- (e) "CIF" means the value of the good imported, and includes the cost of freight and insurance up to the port or place of entry into the country of importation;
- (f) "FOB" means the free-on-board value of the good, inclusive of the cost of transport to the port or site of final shipment abroad;
- (g) "Harmonized System" means the Harmonized Commodity Description and Coding System agreed to under the WCO"
- (h) "Product Specific Rules" are rules that specify that the materials have undergone a change in tariff classification or a specific manufacturing or processing operation, or satisfy an ad valorem criterion or a combination of any of these criteria or any other criteria agreed in writing and duly notified by the parties.

**Rule 2: Origin Criteria**

For the purposes of this Agreement, products imported by a Party shall be deemed to be originating and eligible for preferential concessions if they conform to the origin requirements under any one of the following:

- (a) products which are wholly obtained/produced as set out and defined in Rule 3 or

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- (b) products not wholly obtained/produced provided that the said products are eligible under Rule 4, Rule 5 or Rule 6.

**Rule 3: Wholly Obtained Products**

Within the meaning of Rule 2 (a), the following shall be considered as wholly obtained/produced in a Party:

- (a) Plant and plant products harvested, picked or gathered there;
- (b) Live animals born and raised there;
- (c) Product obtained from live animals referred to in paragraph (b) above;
- (d) Products obtained from hunting, trapping, fishing, aquaculture, gathering or capturing conducted there;
- (e) Minerals and other naturally occurring substances, not included in paragraphs (a) to (d), extracted or taken from its soil, waters, seabed or beneath their seabed;
- (f) Products taken from the waters, seabed or beneath the seabed outside the territorial waters of that Party, provided that Party has the rights to exploit such waters, seabed and beneath the seabed in accordance with international law;
- (g) Products of sea fishing and other marine products taken from the high seas by vessels registered with a Party or entitled to fly the flag of that Party;
- (h) Products processed and/or made on board factory ships registered with a Party or entitled to fly the flag of that Party, exclusively from products referred to in paragraph (g) above;
- (i) Articles collected there which can no longer perform their original purpose nor are capable of being restored or repaired and are fit only for disposal or recovery of parts of raw materials, or for recycling purposes ;
- (j) Goods obtained/produced in a Party solely from products referred to in paragraphs (a) to (j) above.

**Rule 4: Not Wholly Produced or Obtained**

- (a) For the purposes of Rule 2(b), a product shall be deemed to be originating if:
  - (i) the total value of the materials, part or produce originating from outside of the territory of a Party does not exceed 60% of the FOB value of the product so produced or obtained

provided that the final process of the manufacture is performed within the territory of the exporting Party.

- (b) for the purpose of Rule 4(a)(1) above, the formula for the Non Party content is calculated as follows:

$\frac{\text{Value of Non-Indonesia Pakistan PTA materials} + \text{Value of materials of undetermined origin}}{\text{FOB Price}} \times 100 \% \leq 60\%$
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- (c) The value of the non-originating materials shall be:

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- (i) the CIF value at the time of importation of the materials; or
- (ii) the earliest ascertained price paid for the materials of undetermined origin in the territory of the Party where the working or processing takes place.

**Rule 5: Cumulative Rule of Origin**

Unless otherwise provided for, products which comply with origin requirements provided for in Rule 2 and which are used in the territory of a Party as materials for a finished product eligible for preferential treatment under the Agreement shall be considered as products originating in the territory of the Party where working or processing of the finished product has taken place provided that the aggregate Indonesia-Pakistan PTA content on the final product is not less than 40%.

**Rule 6: Product Specific Criteria**

Products which satisfy the Product Specific Rules provided for in Attachment B shall be considered as originating and eligible for preferential treatment.

**Rule 7: Minimal Operations and Processes**

The Operations or processes, listed below, undertaken by themselves or in combination with each other shall be considered to be minimal and shall not be taken into account in determining the origin in terms of Rule 2:

- (a) preservation of products in good condition for the purposes of transport or storage;
- (b) changes of packaging, or breaking-up and assembly of packages;
- (c) simple cleaning, including removal of oxide, oil, paint or other coverings;
- (d) simple painting and polishing operations;
- (e) simple testing or calibration;
- (f) husking, partial or total bleaching, polishing and glazing of cereals and rice;
- (i) sharpening, simple grinding slicing or simple cutting;
- (j) simple placing in bottles, cans, flasks, bags, cases, boxes, fixing on cards or boards and all other simple packaging operations;
- (k) affixing or printing marks, labels, logos and other like distinguishing signs on products or their packaging;
- (l) simple mixing of products, whether or not of different kinds;
- (m) simple assembly of parts of products to constitute a complete product.

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**Rule 8: Direct Consignment**

The following shall be considered as consigned directly from the exporting Party to the importing Party:

- (a) Goods shall not be considered to be originating if they undergo subsequent production or any other operation outside the territories of the Parties, other than operations necessary to preserve them in good condition or to transport them to the territory of the other Party, provided that the goods are not traded or used outside the territories of the Parties.
- (b) The products whose transport involves transit through one or more intermediate non-party with or without transshipment or temporary storage in such countries, provided that:
  - (i) the transit entry is justified for geographical reason or by consideration related exclusively to transport requirements;
  - (ii) the products have not entered into trade or consumption there; and
  - (iii) the products have not undergone any operation there other than unloading and reloading or any operation required to keep them in good condition.

**Rule 9: Treatment of Packages and Packing Materials**

- (a) If the product is subject to the value-added criterion, the value of the packages and packing materials for retail sale shall be taken into account in its origin assessment, in case the packing is considered as forming a whole with products.
- (b) Where paragraph (a) above is not applied, the packages and packing materials shall not be taken into account in determining the origin of the products.
- (c) The containers and packing materials exclusively used for the transport of a product shall not be taken into account for determining the origin of any good.

**Rule 10: Accessories, Spare Parts and Tools**

The origin of accessories, spare parts, tools and instructional or other information materials presented with the goods therewith shall not be considered in determining the origin of the goods, provided that such accessories, spare parts, tools and information materials are classified and collected customs duties with the goods by the importing Party.

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**Rule 11: Indirect Materials**

In order to determine whether a product originates in a Party, any indirect material used to obtain such products shall be treated as originating whether such material originates in non-parties or not, and its value shall be the cost registered in the accounting records of the producer of the export goods, such as the following:

- (a) fuel, energy, catalysts and solvents;
- (b) equipment, devices and supplies used for testing or inspection of the goods;
- (c) gloves, glasses, footwear, clothing, safety equipment and supplies;
- (d) tools, dies and moulds;
- (e) spare parts and materials used in the maintenance of equipment and buildings;
- (f) lubricants, greases, compounding materials and other materials used in production or used to operate equipment and buildings; and
- (g) any other goods which are not incorporated into the good but whose use in the production of the good can reasonably be demonstrated to be a part of that production;

**Rule 12: Certificate of Origin**

A claim that products shall be accepted as eligible for preferential concession shall be supported by a Certificate of Origin as set out in Form IP of Attachment A (IPPTA) issued by a government authority designated by the exporting Party and notified to the other Party to the Agreement in accordance with the Operational Certification Procedures.

**Rule 13: Review and Modification**

These rules may be reviewed and modified as and when necessary upon request of a Party and may be open to such reviews and modifications as agreed by the Parties.

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Attachment A

OPERATIONAL CERTIFICATION PROCEDURES FOR THE RULES OF ORIGIN  
UNDER THE PREFERENTIAL TRADE AGREEMENT BETWEEN INDONESIA  
AND PAKISTAN

For the purpose of implementing the Rules of Origin under the Preferential Trade Agreement between Indonesia and Pakistan, the following operational procedures on the issuance and verification of the Certificate of Origin (Form IP) and the other related administrative matters shall apply:

Article 1:

The Certificate of Origin shall be issued by the Government authorities of the exporting Party.

Article 2:

- (a) The party shall inform the other party the names and addresses of their respective Government authorities issuing the Certificate of Origin and shall provide specimen signatures and specimen of official seals used by their said Government authorities
- (b) Any change in names, addresses, or official seals shall be promptly informed in the same manner as stated above.

Article 3:

For the purpose of verifying the conditions for preferential treatment, the Government authorities designated to issue the Certificate of Origin shall have the right to call for any supporting documentary evidence or to carry out any check considered appropriate. If such right cannot be obtained through the existing national laws and regulations, it shall be inserted as a clause in the application form referred to in the following rules 4 and 5.

Article 4:

The exporter and/or the manufacturer of the products qualified for preferential treatment shall apply in writing to the Government authorities requesting for the pre-exportation verification of the origin of the products. The result of the verification, subject to review periodically or whenever appropriate, shall be accepted as the supporting evidence in verifying the origin of the said products to be exported thereafter. The pre-verification may not apply to the products of which, by their nature, origin can be easily verified.

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Article 5:

At the time of carrying out the formalities for exporting the products under preferential treatment, the exporter or his authorized representative shall submit a written application for the Certificate of Origin together with appropriate supporting documents proving that the products to be exported qualify for the issuance of a Certificate of Origin.

Article 6:

The Government authorities designated to issue the Certificate of Origin shall, to the best of their competence and ability, carry out proper examination upon each application for the Certificate of Origin to ensure that:

- (a) The application and the Certificate of Origin are duly completed and signed by the authorized signatory;
- (b) The origin of the product is in conformity with the Rules of Origin for the Preferential Trade Agreement between Pakistan and Indonesia;
- (c) The other statements of the Certificate of Origin correspond to supporting documentary evidence submitted;
- (d) HS Code, Value, Description and quantity conform to the products to be exported.

Article 7:

- (a) The Certificate of Origin must be on ISO A4 size paper in conformity to the specimen as shown in Form IP. It shall be made in English.
- (b) The Certificate of Origin shall comprise one original and two copies.
- (c) Each Certificate of Origin shall bear a reference number separately given by each place or office of issuance.
- (d) The original shall be forwarded, by the exporter to the importer for submission to the Customs Authorities at the port of place of importation. Duplicate copy shall be retained by the issuing authority in the exporting country, and the triplicate copy shall be retained by the exporter.
- (e) The validity of the Certificate of Origin shall be 12 months from the date of its issuance

Article 8:

To implement the provisions of Rule 12 of the Rules of Origin, the Certificate of Origin issued by the exporting Party shall indicate the relevant rules and applicable percentage in the relevant column of the Form IP.

Article 9:

Neither erasures nor superimposition shall be allowed on the Certificate of Origin. Any alterations shall be made by striking out the erroneous materials and making any additions required. Such alterations shall be approved by an authorized signatory of the applicant and certified by the appropriate Government authorities. Unused spaces shall be crossed out to prevent any subsequent addition.

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Article 10:

- (a) The Certificate of Origin shall be issued by the relevant Government authorities of the exporting Party before or at the time of exportation or within 3 days thereafter whenever the products to be exported can be considered originating in that Party within the meaning of the Rules of Origin.
- (b) In exceptional cases where a Certificate of Origin has not been issued before or at the time of exportation or soon thereafter due to involuntary errors or omissions or other valid causes, the Certificate of Origin may be issued retroactively but no longer than 180 days from the date of shipment, bearing the words "ISSUED RETROSPECTIVELY" in Box 11 of Form IP.

Article 11:

In the event of theft, loss or destruction of a Certificate of Origin, the exporter may apply in writing to the Government authorities, which issued it, for the certified true copy of the original and the triplicate to be made on the basis of the export documents in their possession bearing the endorsement of the words "CERTIFIED TRUE COPY" in Box 13. This copy shall bear the date of the original Certificate of Origin. The certified true copy of a Certificate of Origin shall be issued within the validity period of the original certificate.

Article 12:

The Original Certificate of Origin shall be submitted by the importer or its authorized representative to the concerned Customs Authorities at the time of filing the import declaration for the products concerned.

Article 13:

The following time limit for the presentation of the Certificate of Origin shall be observed:

- (a) Certificate of Origin shall be submitted to the Customs Authorities of the importing Party within its validity period
- (b) Where the Certificate of Origin is submitted to the relevant Government authorities of the importing Party after the expiration of the time limit for its submission, such Certificate is still to be accepted when failure to observe the time limit results from force majeure or other valid causes beyond the control of the exporter; and
- (c) In all cases, the relevant Government authorities in the importing Party may accept such Certificate of Origin provided that the products have been imported before the expiration of the time limit of the said Certificate of Origin.

Article 14:

In the case of consignments of products originating in the exporting Party and not exceeding US\$200.00 FOB, the production of a Certificate of Origin shall be waived and the use of simplified declaration by the exporter that the products in questioned

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have originated in the exporting Party will be accepted. Products sent through the post not exceeding US\$200.00 FOB shall also be similarly treated.

Article 15:

The discovery of minor discrepancies between the statements made in the Certificate of Origin and those made in the documents submitted to the Customs Authorities of the importing Party for the purpose of carrying out the formalities for importing the products shall not ipso-facto invalidate the Certificate of Origin, if it does in fact correspond to the products submitted.

Article 16:

- (a) The importing Party may request a retroactive check at random and/or when it has reasonable doubt as to the authenticity of the document or as to the accuracy of the information regarding the true origin of the products in question or of certain parts thereof.
- (b) The request shall be accompanied with the Certificate of Origin concerned and shall specify the reasons and any additional information suggesting that the particulars given on the said Certificate of Origin may be inaccurate, unless the retroactive check is requested on a random basis.
- (c) The Customs Authorities of the importing Party may suspend the provisions on preferential treatment while awaiting the result of verification. However, it may release the products to the importer subject to any administrative measures deemed necessary, provided that they are not held to be subject to import prohibition or restriction and there is no suspicion of fraud.
- (d) The issuing Government authorities receiving a request for retroactive check shall respond to the request promptly and reply not later than six (6) months after the receipt of the request.

Article 17:

When destination of all or parts of the products exported to a Party is changed, before or after their arrival in the Party, the following rules shall be observed:

- (a) If the products have already been submitted to the Customs Authorities in the importing Party, the Certificate of Origin shall, by a written application of the importer be endorsed to this effect for all or parts of products by the said authorities, and the original returned to the importer. The triplicate shall be returned to the issuing authorities.
- (b) If the changing of destination occurs during transportation to the importing Party as specified in the Certificate of Origin, the exporter shall apply in writing, accompanied with the issued Certificate of Origin, for the new issuance for all or parts of products.

Article 18:

- (a) When it is suspected that fraudulent acts in connection with the Certificate of Origin have been committed, the Government authorities concerned shall co-

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operate in the action to be taken in the territory of the respective Party against the persons involved.

- (b) Each Party shall be responsible for providing legal sanctions for fraudulent acts related to the Certificate of Origin.

Article 19:

In the case of a dispute concerning origin determination, classification of products or other matters, the Government authorities concerned in both the importing and the exporting party shall consult each other with a view to resolving the dispute, and the result shall be reported to the other Party for information.

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1. Exporter's Name and Address		<p>CERTIFICATE NO.</p> <p style="text-align: center;"><b>INDONESIA PAKISTAN PREFERENTIAL TRADE AGREEMENT (IPPTA) CERTIFICATE OF ORIGIN (Combined Declaration and Certificate)</b></p> <p style="text-align: center;"><b>Form IP</b></p> <p style="text-align: center;">Issued in _____ (Country)</p> <p>See Overleaf Notes</p>		
2. Consignee's Name and Address				
3. Producer's Name and Address				
4. Means of transport and route (as far as known)		5. For Official Use Only		
Departure Date		<input type="checkbox"/> <u>Preferential Treatment Given Under IPPTA</u>		
Vessel /Flight No.		<input type="checkbox"/> <u>Preferential Treatment Not Given Under IPPTA (Please state reason/s)</u>		
Port of loading		.....		
Port of discharge		Signature of Authorized Signatory of the Importing		
6. Item number	7. Marks and numbers on packages; Number and kind of packages; description of goods; HS code of the importing country	8. Origin Criterion	9. Gross Weight, Quantity and FOB value	10. Number and date of invoices
11. Remarks				
12. Declaration by the exporter		13. Certification		
<p>The undersigned hereby declares that the above details and statement are correct; that all the goods were produced in</p> <p>..... (Country)</p> <p>and that they comply with the origin requirements specified these goods in the Rules of Origin under Indonesia-Pakistan PTA for the goods exported to</p> <p>..... (Importing country)</p> <p>..... Place and date, name, signature and company of authorized signatory</p>		<p>It is hereby certified, on the basis of control carried out, that the declaration by the exporter is correct.</p> <p>..... Place and date, signature and stamp of Authorized Issuing Authority/Body</p>		

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**OVERLEAF NOTES**

- Box 1: State the full legal name, address (including country) of the exporter.
- Box 2: State the full legal name, address (including country) of the consignee.
- Box 3: State the full legal name, address (including country) of the producer. If more than one producer's good is included in the certificate, list the additional producers, including name, address (including country). If the exporter or the producer wishes the information to be confidential, it is acceptable to state "Available to Customs upon request". If the producer and the exporter are the same, complete field with "SAME".
- Box 4: Complete the means of transport and route and specify the departure date, transport vehicle No., port of loading and discharge.
- Box 5: The Customs Authority of the importing Party must indicate in the relevant boxes whether or not preferential treatment is accorded.
- Box 6: State the item number
- Box 7: Provide a full description of each good. The description should be sufficiently detailed to enable the products to be identified by the Customs Officers examining them and relate it to the invoice description and to the HS description of the good. Shipping Marks and numbers on the packages, number and kind of package shall also be specified. For each good, identify the correct HS tariff classification, using the HS tariff classification of the country into whose territory the goods are imported.
- Box 8: For exports from one Party to the other Party to be eligible for preferential treatment, the requirement is that:
  - i. The products wholly obtained in the exporting Party as defined in Rule 3 of the Rules of Origin;
  - ii. Subject to sub-paragraph (i) above, for the purpose of implementing the provisions of Rule 4 of the Rules of Origin, products worked on and processed as a result of which the total value of 60% originating from non- party or of undetermined origin used does not exceed 60 % of the FOB value of the product produced or obtained and the final process of the manufacture is performed within territory of the exporting Party;
  - iii. Products which comply with origin requirements provided for in Rule 5 of the Rules of Origin and which are used in a Party as inputs for a finished product eligible for preferential treatment shall be considered as a product originating in the Party where working or processing of the finished product has taken place provided that the aggregate PTA content of the final product is not less than 40%; or
  - iv. Products that satisfy the Product Specific Rules provided for in Attachment B of the Rules of Origin shall be considered as goods to which sufficient transformation has been carried out in a Party.

If the goods qualify under the above criteria, the exporter must indicate in Field 8 of this form the origin criteria on the basis of which he claims that his goods qualify for preferential treatment, in the manner shown in the following table:

Circumstances of production or manufacture in the first country named in Field 12 of this form	Insert in Field 8
(a) Products wholly obtained or produced in the country of exportation (see paragraph 8 (i) above)	"WO"
(b) Products worked upon but not wholly produced in the exporting Party which were produced in conformity with the provisions of paragraph 8 (ii) above	Percentage of single country content, example 40%
(c) Products worked upon but not wholly produced in the exporting Party which were produced in conformity with the provisions of paragraph 8 (iii) above	Percentage of Indonesia-Pakistan PTA cumulative content, example 40%
(d) Products comply with the Product Specific Rules	"PSR"

- Box 9: Gross weight in Kilos should be shown here. Other units of measurement e.g. volume or number of items which would indicate exact quantities may be used when customary; the FOB value shall be the invoiced value declared by exporter to the issuing authority.
- Box 10: Invoice number and date of invoices should be shown here.
- Box 11: Issued retrospectively, Customer's Order Number, Letter of Credit Number, etc. may be included, if required.
- Box 12: The field must be completed, signed and dated by the exporter. Insert the place and date of signature.
- Box 13: The field must be completed, signed, dated and stamped by the authorized person of the certifying authority.

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ATTACHMENT B

(To be negotiated subsequently, if required)

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