THE SALES TAX RULES 2006

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¹Notification No.S.R.O.555(1)/2006, dated 5th June, 2006.--In exercise of the powers conferred by sub-section (I) of section 4 and section 40 of the Federal Excise Act, 2005, section 219 of the Customs Act, 1969 (IV of 1969), section 50 of the Sales Tax Act, 1990, read with sub-section (2) of section 8 ²[, clause (ii) of sub-section (2) of section 8B], sections 9, 10, 14, 21 and 28, clause (c) of sub-section (1) of section 22, section 26, sub-section (6) of section 47 A, sections 48, 50A, ³[52, 52A] and 66 thereof, the ⁴[Federal] Board of Revenue is pleased to make the following rules, namely;

THE SALES TAX RULES, 2006

- **1. Short title, application and commencement.**--(I) These Rules may be called the Sales Tax Rules, 2006.
- (2) They shall be applicable to such persons or class of persons as are specified in the respective Chapters.
- (3) They shall come into force on the first day of July, 2006.
- **2. Definitions. --** (1) In these Rules, unless there is anything repugnant to the subject or context,--
- (i) "Act" means the Sales Tax Act, 1990;
- (ii) "Accountant" means--
 - (a) a Chartered Accountant within the meaning of the Chartered Accountants.

 Ordinance, 1961 (X of 1961); or
 - (b) a Cost and Management Accountant within the meaning of the Cost and Management Accountants Act, 1966 (XIV of 1966); or
 - (c.) a member of any association of accountants recognized in this behalf by the Federal Government;
- (iii) "Adjudicating authority" means any officer appointed to Adjudicate and decide cases under section 179 of the Customs Act, 1969 (IV of 1969), section 45 of the Sales Tax Act, 1990, and section 31 of the Federal Excise Act, 2005;
- (iv) "Agreement" means the agreement executed between the Board and the Bank for the purposes of payment of tax and submission of tax returns;
- (v) "attachment officer" means an officer, not below the rank of Principal Appraiser or Superintendent or Senior Auditor, authorized by the Recovery Officer to perform any of the functions under these rules;

Reported as PTCL 2007 st. 190.

² The comma, words, brackets figures and letters inserted by Notification No .S.R.O 307(1)/2008,dated 24 March, 2008, reported as PTCL2008 St.1822(ii)

³ Substituted for the figure "52" by Notification No. S.R.O 470(1)/2007,dated 9th June, 2007 w,e,f Ist day of July, 2007, reported as PTCL 2007 st.1726.

⁴ Substituted for the word "central" by Notification No. S.R.O 307(1)/2008,dated 24th march, 2008 reported as PTCL 2008 st.1822(II)

- (vi) "Bank" means the National Bank of Pakistan or any of its branches designated, by notification in the official Gazette, for the purpose of filing of returns and payment of sales tax;
- (vii) "Board" means the ⁵[Federal Board Of Revenue];
- (viii) "claimant" means any registered person who files a claim for refund of sales tax under these rules;
- (ix) "Collector" means the Collector of Sales Tax having jurisdiction;
- "Collectorate" means the office of the Collector of Sales Tax having jurisdiction and includes the Large Taxpayers Unit (LTU) and the Regional Tax Office (RTO), where the offices of Income Tax, Sales Tax and Federal Excise are co-located;
- (xi) "commercial exporter" means a person registered as ⁶[an] exporter, who does not have his own manufacturing facility and is exporting the goods, whether in the same state or after getting them processed or manufactured from one or more registered persons, and holds a valid sales tax invoice for such processing, manufacturing or conversion;
- (xii) "committee" means a committee constituted under sub-section (2) of section 47A of the Act;
- (xiii) "Computerized Payment Receipt" means a computer generated receipt showing payment of tax to the designated branch of the National Bank of Pakistan;
- ⁷[(xiii-a) "CREST" means "Computerized Risk-based Evaluation of Sales Tax;]
- (xiv) "CRO" means Central Registration Office established for the purposes of centralized sales tax registration;
- (xv) "CSTRO" means Centralized Sales Tax Refund Office to be established in the ⁸[Federal Board of Revenue] for disbursement of refund of sales tax;
- (xvi) "defaulter" means a person mentioned in the demand note, who has failed to discharge his liabilities in payment of Government dues;
- (xvii) "demand note" means a note received by the Sales Tax Recovery Officer from the referring authority specifying the details regarding the defaulter and the Government dues;

⁵ Substituted for the word "Central Board of Revenue" by Notification No. S.R.O 530(1)/2008, dated 11 june,2008, w.e.f. Ist day of July,, 2008 reported as PTCL 2008 st.1882.

⁶ Substituted for the word "commercial" by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007 w.e.f Ist day of July, 2007 reported as PTCL 2007 st.1726.

⁷ Clause (xiii-a) inserted by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007 w.e.f Ist day of July, 2007 reported as PTCL 2007 st.1726

⁸ Substituted for the word "Central Board of Revenue" by Notification No. S.R.O 530(1)/2008, dated 11 June, 2008, w.e.f. Ist day of July,, 2008 reported as PTCL 2008.

- ⁹[(xviii) * * *]
- (xix) "diplomat" means a person entitled to immunities and privileges under the Diplomatic and Consular Privileges Act, 1972 (IX of 1972);
- (xx) "diplomatic mission" means a mission recognized as such under the Diplomatic and Consular Privileges Act, 1972 (IX of 1972);
- (xxi) "dispute" means a case where, for evidently valid reasons, a registered person is aggrieved in connection with the order of the sales tax officer passed in any matter of sales tax specified in sub-section (1) of section 47 A of the Act and *prima facie* deserves relief for the elimination of possible hardship;
- ¹⁰(xxi-a) "e-declaration administrator" means an officer not below the rank of an Additional Collector of Sales Tax, authorized by the Collector for the purpose of administration of the scheme envisaged under these Rules;
- (xxi-b) "electronic data interchange (EDI)" means a system of secure transmission of electronic information, based on an agreed and internationally accepted standards and can be understood and treated automatically without human intervention;
- (xxi-c) "electronic invoicing" means electronic transmission and storage of sales tax invoices, without the delivery of paper documents;]
 - (xxii) "Electronic Sales Tax Return Form" means a Form of sales tax Return available on the ¹¹[Federal Board of Revenue] website to be filled in and filed in terms of sub-rule (4) of rule 18;
- (xxiii) "execution" means steps taken for the recovery of Government dues in pursuance of a demand note;
- (xxiv) "Fast Track Channel" means automated risk based system for processing of claims filed by the registered persons covered under clause (b) of rule 26;
- (xxv) "foreign currency" means foreign currency as defined in clause (c) of section 2 of the Foreign Exchange Regulation Act, 1947 (VII of1947);
- (xxvi) "Government dues" means recoverable amounts of sales tax, default surcharge, penalty or any other tax, duty or other levy being collected, in the same manner as sales tax is

⁹ Clause (xviii) omitted by Notification No. S.R.O 530(1)/2008, dated 11 June, 2008, w.e.f. Ist day of July,, 2008 reported as PTCL 2008 st.1882.

^{10 .} Clause (xxi-a), (xxi-b) & (xxi-c) inserted by Notification No. S.R.O 470(1)/2007, dated 9 June, 2007, w.e.f. Ist day of July,, 2007 reported as PTCL 20087

Substituted for the word "Central Board of Revenue" by Notification No. S.R.O 530(1)/2008, dated 11 June, 2008, w.e.f. Ist day of July,, 2008 reported as PTCL 2008 st.1882.

collected, an adjudged penalty or fine or any amount unpaid which may be payable under any bond, guarantee or instrument executed under the Act or such other laws or the rules made thereunder and against the recovery of which there is no bar or valid stay order from the competent Court;'

- (xxvii) "ICRC" means International Committee of the Red Cross;
- (xxviii) "immovable property" has the same meaning assigned to it in clause (20) of section 3 of the General Clauses Act, 1897 (X of 1897);
- (xxix) "LRO" means Local Registration Office established in the Collectorate of Sales Tax or Regional Tax Office (RTO) having jurisdiction;
- (xxx) "LTU" means the Large Taxpayer Unit having jurisdiction;
- (xxxi) "misconduct" means conduct prejudicial to good order, unbecoming of a gentleman and includes any act on his part to bring or attempt to bring outside or any sort of influence, directly or indirectly, to bear on the officer of Customs, Federal Excise and Sales Tax in respect of any matter relating to discharge of his duties under the relevant Acts, or creating hindrance in discharge of such duties or impersonation or submission of fake document;
- (xxxii) "movable property" means a property which can be taken into custody for removal without physically knocking it down and includes currency and coin, shares, documents and instruments;

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<sup>12</sup>(xxxiii) * * *]:
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¹³[(xxxiv) * *]

(xxxv) "nil return" means a return indicating that no sales tax is payable by the registered person in respect of the tax period to which the tax return relates;

¹⁴[(xxxv-a) * * *]

(xxxvi) "PACCS" means Pakistan Automated Customs Clearance System;

(xxxvii) "privileged organization" means United Nations and the organizations working under it and shall include organisations which the Board may, by notification in the official Gazette, recognise to be a privileged organization;

 $^{^{12} \ (}xxxiii) \ omitted \ by \ Notification \ No. \ S.R.O \ 530(1)/2008, \ dated \ 11 \ June, \ 2008, \ w.e.f. \ Ist \ day \ of \ July,, \ 2008 \ reported \ as \ PTCL \ 2008 \ st. 1882.$

^{13 (}xxxiv) omitted by Notification No. S.R.O 530(1)/2008, dated 11 June, 2008, w.e.f. Ist day of July,, 2008 reported as PTCL 2008 st.1882.

 $^{^{14}}$ (xxxv-a) omitted by Notification No. S.R.O 530(1)/2008, dated 11 June, 2008, w.e.f. Ist day of July,, 2008 reported as PTCL 2008 st.1882. Earlier clause (xxxv-a) was inserted by Notification No. S.R.O 470(1)/2007, dated 9^{th} June, 2007 w.e.f Ist day of July, 2007 reported as PTCL 2007 st.1726

- (xxxviii) "privileged person"-- (a) for the purpose of rule 53, means a person covered by United Nations (Privileges and Immunities) Act, 1948 (XX of 1948), and shall include persons entitled to concessions and exemptions under the Model Rules for customs concessions to privileged personnel arriving under various foreign aid programmes or projects issued by the Board, under C. No. 10(34)-Cus-III/58, dated the 18th April, 1963; and
 - b) for the purpose of rule 54, means the person so declared under the President's Salary, Allowances and Privileges Act, 1975 (LVIII of 1975) and the Prime Minister's Salary, Allowance and Privileges Act, 1975 (LIX of 1975);
- (xxxix) "Processing Officer" means audit staff authorized to process a refund claim;
- (xl) "RCPS" means the Refund Claim Preparation Software prescribed by the Board;
- (xli) "receiver" means a person appointed by the Recovery Officer to manage, run and account for any attached business or property;
- (xlii) "Recovery Officer" means an Inland Revenue Officer as appointed by the Collector to exercise powers as contained in sub-section (2) of section 48 of the Act, who shall not be below the rank of Assistant Collector;
- (xliii) "reciprocity" means extension of the same privileges and facilities to a diplomat or diplomatic mission of a country in Pakistan as are extended by such country to diplomats and diplomatic mission of Pakistan in that country;
- (xliv) "records" means the records as provided under section 22 of the Act;
- (xlv) "referring authority" means an officer, not below the rank of an Assistant Collector, desiring to recover Government dues through Recovery Officer;
- (xlvi) "Relevant Acts" means the Act, the Federal Excise Act, 2005 and the Customs Act, 1969 (IV of 1969);
- (xlvii) "residual input tax" means the amount of tax paid on raw materials, components and capital goods being used for making taxable as well as exempt supplies but does not include the input tax paid on raw materials used wholly for making taxable or exempt supplies;

(xlix) "RTO" means the Regional Tax Office having jurisdiction;

¹⁵[(xlviii) * * *] omitted.

 $^{^{15}}$ Clause (xlviii) was omitted by Notification No. S.R.O 470(1)/2007, dated 9^{th} June, 2007 w.e.f Ist day of July, 2007 reported as PTCL 2007 st.1726

- (I) "same-state-goods" means goods purchased by a commercial exporter against tax invoice for export as such;
- (Ii) "share" means share in a corporation and private limited or public limited company and includes stock, debenture stock, debentures or bonds;
- (Iii) "Special Auditor" means a Chartered Accountant or a Cost and Management Accountant appointed under section 32A of the Act;
- (liii) "STR Form" any of the sequentially numbered Forms as annexed to these rules;
- (liv) "supportive documents", in relation to sales tax refund, means the documents as mentioned in rule 38 of these rules or such other documents as may be prescribed by the Board;
- (Iv) "taxpayer" means any person who is required, or liable, to pay, or is paying duty, or tax, or any sum—under any or all of the relevant Acts, or the rules and includes any person, other than a government employee, who is assigned any duty or responsibility under any of the relevant Acts or the rules;
- (lvi) "terms of reference", in relation to special audit, means the terms of reference as specified in the appointment letter issued by the Board to the special auditor regarding his appointment;
- (lvii) "transmit" also means to transmit data or documents through electronic means;
- (lviii) "UNDP" means the United Nations Development Program;
- (lix) "UNHCR" means the United Nations High Commission for Refugees;
- (Ix) "UNICEF" means the United Nations International Children's Emergency Fund;
- "unique user identifier" means a unique identification name, number or password allotted by the Board to the authorized user of the computerized system under section 50A of the Act;]
 - (lxi) "WFP" means the World Food Program;
 - (lxii) "WHO" means the World Health Organization.
 - (2) Other terms or expressions used but not defined here shall have the same meaning as are assigned to them in the Act.

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 $^{^{16}}$ Clause (lx-a) inserted by Notification No. S.R.O 470(1)/2007, dated 9^{th} June, 2007 w.e.f Ist day of July, 2007 reported as PTCL 2007 st.1726

CHAPTER-I

REGISTRATION, COMPULSORY REGISTRATION AND DE-REGISTRATION

- **3. Application.** The provisions of this Chapter shall apply to the following persons, namely:--
 - (a) a person required to be registered under the Act;
 - (b) a person required, under any other Federal law or Provincial law, to be registered for the purpose of any duty or tax collected or paid as if it were sales tax under the Act;
 - (c) a person who is subject to compulsory registration;
 - (d) a person who is already registered and requires a change in the name, address or other particulars of registration;
 - (e) a person who is blacklisted or whose registration is suspended; and
 - (f) a person who is required to be de-registered.
- **4. Requirement of registration.** The following persons engaged in making of taxable supplies in Pakistan (including zero-rated supplies) in the course or furtherance of any taxable activity carried on by them, if not already registered, are required to be registered in the manner specified in this Chapter, namely:--
- ¹⁷[(a) a manufacturer not being a cottage industry;]
 - (b) a retailer whose value of supplies, in any period during the last twelve months exceeds five million rupees;
 - (c) an importer;
 - (d) a wholesaler (including dealer) and distributor; ¹⁸[* * *]
 - (e) a person required, under any other Federal law or Provincial law, to be registered for the purpose of any duty or tax collected or paid as if it were a levy of sales tax to be collected under the Act ¹⁹[; and]
 - ²⁰[(f) a commercial exporter, who intends to obtain sales tax refund against his zero-rated supplies.]

¹⁷ Clause (a) Substituted by Notification No. S.R.O. 530(1) /2008 dated 11th June, 2008 w.e.f. 1st July 2008, reported as PTCL 2008 St.1882

 $^{^{18} \} The \ words \ "and" \ omitted \ by \ Notification \ No. S.R.O \ 470(1)/2007 \ dated \ 9th \ June, 2007 \ w.e.f. 1st \ day \ of \ July, 2007, reported \ as \ PTCL \ 2007 \ St. 1726.$

¹⁹ Substituted for the full stop by Notification No.S.R.O 470(1)/2007 dated 9th June,2007 w.e.f .1st day of July,2007,reported as PTCL 2007 st.1726.

²⁰ Clause (f) added by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007 w.e.f Ist day of July, 2007 reported as PTCL 2007 st.1726.

- 5. Application for registration.— (1) A person required to be registered under the Act shall, before making any taxable supplies, apply to the CRO, through electronic means as provided by the Board or otherwise, through owner, member or director, as the case may be. Such application shall be made in the Form STR-l, as annexed to these rules, transmitted to the CRO electronically or through registered mail or courier service. Such application will specify the Collectorate in whose jurisdiction the registration is sought, as per criteria given below, namely:--
 - in case of a corporate person, that is, a listed public limited company or an unlisted public limited company or a private limited company, the area where the registered office is located;
 - (b) in case of a person not incorporated, the area where the business is actually carried on; and
 - (c) in case of a person not incorporated, having a single manufacturing unit, whose business premises and manufacturing unit are located in different areas, shall apply for registration in the Collectorate of the area in whose jurisdiction his manufacturing unit is located:

Provided further that a corporate person shall have the option to apply for transfer of registration to the Collectorate having jurisdiction where the place of business is located.

- (2) Where an applicant has unsold or un-used stocks of tax-paid Inputs on which he desires to claim the benefit of section 59 of the Act, he shall declare such stocks in a statement in the Form set out as STR-4, to be appended with his application for registration.
- ²¹[(2a) CRO may cause further inquiry from the applicant through LRO or otherwise including issuance of Objection Slip.]
- (3) On completion of such verification or inquiry, through LRO or otherwise, as the CRO deems necessary, it may register the applicant and issue a certificate of registration containing the registration number of the applicant in the Form as set out in the Form STR-5, or reject the application within fifteen days from the date complete application is received in the CRO, under intimation to the applicant, specifying the reasons for such rejection.
- ²²[(4) A person who has applied for registration as manufacturer shall be registered after LRO has verified his manufacturing facility.

²¹ Sub rule (2a) inserted by Notification No.S.R.O.429(1)/2009,dated 2nd June,2009

²² Sub-rules (4) &(5)added by Notification No.S.R.O.530(1)2008,dated 11th June,2008, w.e.f. 1st July reported as PTCL 2008 st.1882.

- (5) In no case, a person required to be registered under the Act shall be issued more than one registration number.]
- **6. Compulsory registration.** -- (1) if a person, who is required to be registered under this Act, does not apply for registration and the LRO or any other office as may be authorized by the Board or the Collector, after such inquiry as deemed appropriate, is satisfied that such person is required to be registered, it shall issue notice to such person in the Form set out in the Form STR-6.
- (2) In case the LRO receives a written reply from the said person within the time specified in notice, contesting his liability to be registered, the LRO shall grant such person opportunity of personal hearing, if so desired by the person, and shall thereafter pass an order whether or not such person is liable to be registered compulsorily. Copy of the said order shall invariably be provided to that person.
- (3) Where the person to whom a notice is given under sub-rule (2), does not respond within the time specified in the notice, the LRO shall transmit the particulars of the person to the CRO, which shall compulsorily register the said person and allot him a registration number which shall be delivered to the said person either in person through LRO or through registered mail (acknowledgement due) or through courier service.
- (4) A person registered compulsorily as aforesaid, is required to comply with all the provisions of the Act and rules made thereunder from the date of compulsory registration, and in case of failure to do so, the Collector of Sales Tax having jurisdiction may issue notice under section 25 of the Act for production of records or documents and appearance in person to assess the amount of sales tax payable under section 11 of the Act, and take any other action as required under the law against such person:

Provided that if it is subsequently established that a person was not liable to be registered but was wrongly registered under .this rule due to inadvertence, error or misconstruction, the CRO, shall cancel his registration. In case of such cancellation of registration, such person shall not be liable to pay any tax, default surcharge or penalty under the Act or rules made thereunder, subject to the conditions, limitations and restrictions prescribed under section 3B of the Act.

- **7. Change in the particulars of registration.** -- (1) In case there is a change in the name, address or other particulars as stated in the registration certificate, the registered person shall notify the change in the ²³[Form STR-1] to the CRO, within fourteen days of such change.
- [²⁴(2) The change of business category as 'manufacturer' shall be allowed after LRO has verified the manufacturing facility and confirmed the status as industrial consumer of the electricity and gas distribution companies.]
- (3) In case of approval of the change applied for, the CRO shall issue revised registration certificate, which will be effective from the date the concerned person has applied for the change.
- **8. Transfer of registration.--** (1) The CRO may, subject to such conditions, limitations or restrictions as it may deem fit to impose, by an order, transfer the registration of a registered person from the jurisdiction of one Collectorate to another Collectorate or, as the case may be, to the LTU or RTO.
- (2) On transfer of registration,--
- (a) all the records and responsibilities relating to such registered person shall be transferred to the Collectorate or, as the case may be, to the LTU or RTO, in whose jurisdiction the registration has been so transferred; ²⁵[* * *]
- (b) notwithstanding the actions already taken, being taken or otherwise pending immediately before the transfer in respect of such registered person under any of the provisions of the Act or the rules made thereunder in the Collectorate from where his registration has been transferred, the Collectorate, or as the case may be, the LTU or RTO, in whose jurisdiction the registration is so transferred shall exercise the jurisdiction over such person in the manner as if it always had such jurisdiction ²⁶[; and]
- the return for the tax period in which the registration is transferred shall be filed in the Collectorate from where the registration is transferred.]
 - (3) In case of transfer of registration, the CRO shall issue intimation letter to the registered person along with copy to concerned Collectorates, or as the case may be the Large Taxpayers Unit or RTO.

Substituted for the words, letters and figure 'prescribed form STR-2' by Notification No.S.R.O.530(1)2008,dated 11th June,2008, w.e.f. 1st July reported as PTCL 2008 st 1882

 $^{^{24}} Sub-rule~(2)~substituted~by~Notification~No.~S.R.O~470(1)/2007, dated~9th~June, 2007, w.e.f. 1st~day~of~July,~2007, reported~as~PTCL~2007~St. 1726.$

The word "and" omitted by Notification No. S.R.O 470(1)/2007, dated 9^{th} June, 2007, w.e.f.1st day of July, 2007, reported as PTCL 2007 St.1726.

Substituted for full stop by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f. 1st day of July, 2007, reported as PTCL 2007 St. 1726.

²⁷ Clause (C) added by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f. 1st day of July, 2007, reported as PTCL 2007 St. 1726.

- (4) In case a registered person intends to shift his business activity from the jurisdiction of one Collectorate to another, or he has any other valid reason for such transfer, he shall apply to the CRO for transfer of his registration along with Form ²⁸[STR-I]. The CRO shall follow the procedure as per sub-rules (2) and (3).
- 9. Option to file application with LRO.--The person applying for registration, changes in particulars of registration or transfer of registration, may, in exceptional cases where he is not able to send such application directly to CRO, file the prescribed application in LRO, instead of filing the same in CRO. In such case LRO shall forward the same to CRO within three days and the Collector concerned shall ensure that such application is transmitted to CRO within the stipulated period.
- ²⁹**10.** Cancellation of multiple registrations. -- (1) In case a person holds multiple sales tax registrations, he shall retain only one registration and surrender all other registrations under intimation to CRO. Alternatively, such registered persons shall file only one return for the tax period July 2008, and onwards, against the registration number they wish to retain and all other registration numbers shall be cancelled by CRO.³⁰ [:]
- ³¹[Provided that the Board may, subject to such conditions as it may deem appropriate, allow or allocate a person separate registration for manufacturing units located in different Collectorates or Regional Tax Offices.
- (2) The tax liabilities against the registrations cancelled in the aforesaid manner shall be transferred against the registration retained and in case of such registrations being in different Collectorates, the Collector having jurisdiction over cancelled registrations shall ensure that tax arrear files are transferred to the Collectorate having jurisdiction over the registration so retained.]
- 11. **De-registration.** -- (1) Every registered person who ceases to carry on his business or whose supplies become exempt from tax, shall apply to the LRO for cancellation of his registration in Form STR-3, and the LRO, ³²[on such application or on its own initiative] may recommend to the CRO to cancel the registration of such person from such date as may be specified, but not later than three months from the date of such application or the date all the dues outstanding against such person are deposited by him, whichever is the later.

²⁸ Substituted for letters and figure "STR-2" by Notification No.S.R.O.429(1)/2009,dated 2nd June,2009.

²⁹ Rules 10 substituted by Notification No.S.R.O.530(1)2008,dated 11th June,2008, w.e.f. 1st July reported as PTCL 2008 st.1882. Before substitution it was amended by Notification No. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726.

³⁰ Substituted for full stop by Notification No. S.R.O. 1289(I)/2008, dated 23rd December, 2008, reported as PTCL 2009 St. 780(ii).

³¹ Proviso added by Notification No. S.R.O. 1289(I)/2008, dated 23rd December, 2008, reported as PTCL 2009 St. 780(ii)

The words inserted by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f. 1st day of July, 2007, reported as PTCL 2007 St. 1726.

- (2) A registered person whose total taxable turnover during the last twelve months remains below the limit specified in rule 4, may apply to the LRO for de-registration in Form STR-3 or the Collector may, on his initiative, start proceedings for his de-registration.
- (3) The Local Registration Office, upon completion of any audit or inquiry which may have been initiated consequent upon the application of the registered person for de-registration, shall direct the applicant to discharge any outstanding liability which may have been raised therein by filing a final return under section 28.
- (4) If a registered person fails to file tax return for six consecutive months, the LRO may, without prejudice to any action that may be taken under any other provision of the Act, after issuing a notice in writing and after giving an opportunity of being heard to such person, recommend to the CRO for cancellation of the registration after satisfying itself that no tax liability is outstanding against such person.
- (5) The obligations and liabilities of the person whose registration is cancelled under sub-rule (1) relating to the period when he conducted business as a registered person shall not be affected by the fact that his registration has been cancelled or that he has ceased to be a registered person.
- **12. Blacklisting and suspension of registration.** -- (1) Where the Collector has reasons to believe that a registered person is found to have committed tax fraud or evaded tax or has failed to deposit the tax due on his supplies despite having recovered it from the respective buyers or recipients of such supplies, he may suspend his registration through an order in writing and initiate such inquiry, as deemed appropriate.
- (2) After such inquiry and investigation to confirm the facts and veracity of the information and after giving an opportunity to such person to clarify his position, the Collector, if satisfied that such person has committed any of the offences as aforesaid, may blacklist such person through an order in writing, and such blacklisting shall be without prejudice to any other action that may be taken against such person under the Act and the rules made thereunder.
- (3) The inquiry in such cases shall be completed within ninety days, and show cause notice for recovery of any evaded amount of tax and for contravention of the provisions of the Act may be issued within the period specified under section 36 of the Act:

Provided that where the records required for completion of the inquiry are not produced by the blacklisted person or a person whose registration has been suspended or by the suppliers of such person, the period of ninety days for completion of the inquiry shall be deemed to have been extended by a further period of ninety days,

- (4) The order for blacklisting or suspending the registration of a registered person shall be communicated to such person, the CRO and to the Central Sales Tax database provided for this purpose.
- (5) During the period of suspension of registration, the invoices issued by such person shall not be entertained for the purposes of sales tax refund or input tax credit, and once such person is blacklisted, the refund or input tax credit claimed against the invoices issued by him, whether prior or after such blacklisting, shall be rejected through a self-speaking appealable order and after affording an opportunity of being heard to such person.

CHAPTER-II

FILING OF RETURNS

- **13. Application.** -- The provisions of this Chapter shall apply to all registered persons required to file a return under section 26 of the Sales Tax Act, 1990.
- ³³[14. Filing of returns.— (1) Every person registered under the Sales Tax Act,1990, or the Federal Excise Act, 2005, shall file the return as specified in the form STR-7, along with all its annexure provided therein, in accordance with the instructions given therewith, in the manner as specified in rule 18.
- (2) Where a registered person operates in different sectors for which different dates of filing of return have been prescribed in any rules made under the Sales Tax Act, 1990, or the Federal Excise Act, 2005, such person shall file a single return for all such sectors by the due date applicable to his major activity in terms of sales tax or federal excise duty payable.]

³⁴[**14A**. * * *]

- 15. Receipt of return by the Bank. -- (1) The Bank official shall ensure that the particulars entered in all the three copies of the return are identical and that the amount deposited by the registered person tallies with the amount indicated as "TOTAL SALES TAX PAYABLE" in the return, and shall thereafter sign and stamp the return indicating the date of payment of tax and submission of tax return.
- (2) The Bank shall forward the original copy of the return to the concerned Collectorate of Sales Tax or the LTU, as the case may be. The second copy thereof along with the computer generated receipt shall be delivered to the registered person as a token of receipt of payment of sales tax and filing of return and the third copy shall be retained by the Bank for its record.
- (3) In case of payment through cheque, pay order or bank draft, the Bank will receive the return in triplicate along with the instrument of payment for the amount of tax payable indicated in the return and issue a provisional acknowledgement receipt to the registered person.
- (4) On clearance of the instrument, the Bank official shall sign and stamp the return indicating the date on which payment is received by the Bank. In cases where the payments are received through pay order or Bank draft, the bank shall affix two stamps on the return indicating the date

Rules 14 substituted by Notification No.S.R.O.530(1)2008,dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882. Before substitution Rule 14 was amended by Notification Nos. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726;.824(I)/2007, dated 16 th August, 2007, reported as PTCL 2008 St. 543, w.e.f. Ist July, 2007 & S.R.O. 307(I)/2008, dated 24 March, 2008, reported as PTCL 2008, St. 1822(ii).

³⁴ Rules 14 A omitted by Notification No.S.R.O.530(1)2008,dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882. At the time of omission Rule 14 A was inserted by Notification Nos. S.R.O. 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726;

on which the pay order or Bank draft was received for clearing and the date on which the pay order or bank draft was cleared for payment by transfer.

- (5) The date of payment, in case of payment through cash or cheque, shall be treated as the date on which the payment is received by the Bank. In case of payment through pay order or Bank draft, the date on which the pay order or Bank draft is tendered at the Bank counter shall be treated as the date of payment and where the pay order or Bank draft, so tendered at the Bank counter, is not cleared on its first presentation for Bank clearing before the due date, the registered person shall, without prejudice to any other action, be liable to pay default surcharge and penalties prescribed under the Act for late payment of sales tax.
- **16.** Payment of service charges to the Bank.--(1) The Bank shall charge ten rupees per return (including nil returns) as service charges from the Collectorates having jurisdiction in the area where the Bank branches are located.
- (2) For the purpose of claiming service charges referred to in sub- rule (1), the Manager of the main branch of the Bank shall submit the claim to the Assistant Collector, assessment and Processing Division of the concerned Collectorate in the first week of the following month supported by a statement indicating date, number of returns received, number of returns submitted to the Collectorate, amount of sales tax collected and amount of sales tax deposited in the State Bank of Pakistan.
- (3) The Assistant Collector, Assessment and Processing Division, shall verify the statement submitted under sub-rule (2) from the Accounts Section of the Collectorate and from his own record. If the claim is found to be in order and the Assistant Collector is satisfied that the Bank has fulfilled its responsibility under clauses (iv), (vi), paragraphs a and b of the Agreement, he shall sanction the claim and issue a cheque within a week from the date of submission of the claim, provided that in case of delay by the Collectorate, it shall pay a penalty at the rate of fifteen per cent per annum for the amount late sanctioned.
- (4) If the Bank fails to fulfill the conditions specified in clause (iv), clause (vi), paragraph a, or paragraph b of the Agreement, the Assistant Collector shall deduct the amount of penalty leviable thereunder on the Bank at the rate of 15% per annum against the amount late deposited in the State Bank of Pakistan from the service charges admissible to the Bank.
- (5) If the returns are not submitted to the Collectorate within forty-eight hours of the receipt thereof returns in the designated branches of the Bank, the service charges in respect of the returns

submitted late shall also be deducted and the remaining amount, if any, shall be sanctioned by the Assistant Collector and cheque therefore will be issued to the Bank.

- (6) For deduction of any amount under sub-rule (4), the Assistant Collector shall intimate the Bank the reasons thereof within seven days of deduction.
- (7) Where it is not clear as to whether deduction should be made, the Assistant Collector shall require the Bank for clarification before taking a decision.
- (8) All public holidays and the number of days the Collectorate is prevented from functioning, due to the factors beyond its control, shall be excluded while calculating delay in sanctioning the claim for service charges,
- (9) Where the Assistant Collector requires any clarification from the Bank, the time taken by the Bank for this purpose shall be excluded from the time specified for sanctioning the service charges claim.
- 17. Filing of Annual Sales Tax return.— As stipulated in second proviso to sub-section (1) of section 26 of the Act, every registered person, being a private or public limited company, shall file annual sales tax return, in the Form as set out in STR-10, for a financial year by the 30th September of the following financial year, with the Collector having jurisdiction.
- ³⁵[18. Electronic filing of Sales Tax return.— ³⁶(1) Every registered person required to file return or other statement as prescribed under section 26 or section 27 of the Act or any notification issued thereunder shall file such a return or, as the case may be, statement, electronically in the manner as specified by the Board through a general order.]
- (2) A registered person filing returns electronically as stipulated above, shall make payment of the amount of sales tax due, if any, in any of the designated branches of the National Bank of Pakistan on the prescribed payment challan as specified in the STR-11 or through electronic payment system devised for this purposes.]
- ³⁷[(3) In cases where due date has been prescribed as 15th of a month, the tax due shall be deposited by the 15th and the return shall be submitted electronically by 18th of the same month.]

³⁵ Rules 18 substituted by Notification No.S.R.O. 49(I)2008,dated 15th January ,2008, reported as PTCL 2008 St. 1589. Before Rule 18 substitution it was amended by Notification Nos. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726; 824(I)/2007, dated 16th August, 2007, reported as PTCL 2008 St. 543. This amendment shall be made and shall be deemed to have been so made on the w.e.f. Ist July, 2007.

³⁶ Sub-rule (1) substituted by Notification No.S.R.O.530(1)/2008, dated 11th June, 2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

³⁷ Sub-rule (3) added by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

CHAPTER-III

CREDIT AND DEBIT NOTE AND DESTRUCTION OF GOODS

- **19. Application.--**The provisions of this Chapter apply where a registered person has issued a tax invoice in respect of a supply made by him and as a result of any of the events specified in section 9 of the Sales Tax Act, . 1990, the amount shown in the tax invoice or the return needs to be modified.
 - **20.** Cancellation or return of supply.— (I) Where a registered person has made a supply, and such supply or part thereof is cancelled or returned, the buyer or the recipient shall issue a Debit Note (in duplicate) in respect of such supply or part thereof, indicating the quantity being returned or the supply of which has been cancelled, its value determined on the basis of the value of supply as shown in the tax invoice issued by the supplier and the amount of related sales tax paid thereon, as well as the following, namely:--
 - (i) name and registration number of the recipient;
 - (ii) name and registration number of the supplier;
 - (iii) number and date of the original sales tax invoice;
 - (iv) the reason of issuance of the Debit Note; and
 - (v) signature and seal of the authorized person issuing the note.
 - (2) The original copy of the debit note shall be sent to the ³⁸[supplier] and the duplicate copy shall be retained for record.
 - (3) In the case of cancellation of supplies made to, or return of goods by, an unregistered person, the supplier shall issue a credit note providing the same particulars as are specified in subrule (1) and keep a copy for record.
 - **21.** Change in value of supply or amount of sales tax.— (l) Where for any valid reason the value of supply or the amount of sales tax mentioned in the invoice issued has increased, the supplier shall issue a Debit Note (in duplicate), with the following particulars, namely:--
 - (i) name and registration number of the supplier;
 - (ii) name and registration number of the recipient;
 - (iii) number and date of the original sales tax invoice;
 - (iv) the original value and sales tax as in original invoice;
 - (v) the revised value and sales tax;
 - (vi) the difference of value and sales tax adjustable;

³⁸ Substituted for the word "buyer" by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St.

- (vii) the reason for revision of value; and
- (viii) signature and seal of the authorized person issuing the note.
- (2) Where, for any valid reason, the value of supply or the amount of sales tax mentioned in the invoice issued has decreased, the supplier shall issue a Credit Note (in duplicate), with the same particulars as specified in sub-rule (1).
- (3) The original copy of the note as referred to in sub-rules (1) and (2), shall be, sent to the recipient and the duplicate shall be retained for record. In respect of a case falling under sub-rule (2), the recipient shall issue a Debit Note with reference to the Credit Note issued by the suppliers as an acknowledgment of the receipt of the same providing therein the same details as in the corresponding Credit Note.
- **22. Adjustment of input and output tax.** (l) The buyer shall not be entitled to claim input tax in respect of the supply which has been cancelled or returned to the supplier or in respect of which the amount of tax was reduced.
- (2) Where the buyer has already claimed input tax credit in respect of such supplies, he shall reduce or increase the amount of input tax by the corresponding amount as mentioned in the Debit Note or Credit Note, as the case may be, in the return for the period in which the respective note was issued.
- (3) Where the supplier has already accounted for the output tax in the sales tax return for the supplies against which Debit Note was issued subsequently, he may increase or reduce the amount of output tax by the corresponding amount as mentioned in the Debit Note, in the return for the period in which the respective note was issued:

Provided that in case of return of supplies by an unregistered person, the adjustment as aforesaid can be made against the Credit Note issued by the supplier.

(4) The adjustments as herein before noted which lead to reduction in output tax or increase in ³⁹[input] tax can only be made if the corresponding Debit Note or Credit Note is issued within one hundred and eighty days of the relevant supply:

Provided that the Collector may, at the request of the supplier, in specific cases, by giving reasons in writing, extend the period of one hundred and eighty days by a further one hundred and eighty days.

(5) Where the goods relating to a returned or cancelled supply are subsequently supplied to the original buyer or some other person with or without carrying out any repairs, the supplier shall

³⁹ The word added by Notification No.S.R.O.530(1)/2008, dated 11th June, 2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

charge sales tax thereon in the normal manner and account for it in his return for the period in which these goods were supplied.

23. Destruction of goods. -- Where any goods are returned by the buyer on the ground that the same are unfit for consumption and are required to be destroyed by the supplier, the goods shall be destroyed after obtaining permission from the Collector of Sales Tax having jurisdiction, and under the supervision of an Inland Revenue Officer not below the rank of an Assistant Collector as may be deputed by the Collector for the purpose ⁴⁰[and the input tax credit in respect of goods so destroyed shall not be admissible].

⁴⁰ Substituted for the word"output" by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

CHAPTER-IV

APPORTIONMENT OF INPUT TAX

- **24. Application.** The provisions of this Chapter shall apply to the registered persons who make taxable and exempt supplies simultaneously.
- **25. Determination of input tax.** (l) Input tax paid on raw materials relating wholly to the taxable supplies shall be admissible under the law.
- (2) Input tax paid on raw materials relating wholly to exempt supplies shall not be admissible.
- (3) The amount of input tax incurred for making both exempt and taxable supplies shall be apportioned according to the following formula, namely:--

Residual Input Tax Credit	Value of taxable supplies x Residual Input Tax
On taxable supplies =	(Value of taxable + exempt supplies)

- (4) Monthly adjustment of input tax claimed by a registered person under this Chapter shall be treated as provisional adjustment and at the end of each financial year, the registered person shall make final adjustment on the basis of taxable and exempt supplies made during the course of that year.
- (5) Any input tax adjustment claimed wrongfully on account of incorrect application of formula set out in sub-rule (3) shall be punishable under the respective provisions of law irrespective of the fact that the claim was provisional.

CHAPTER-V

REFUND

- **26. Application.--**This Chapter shall apply to all refund claims filed by--
 - (a) registered manufacturer-cum-exporters and commercial exporters who zero rate all or part of their supplies under section 4 of the Act;
 - (b) registered persons who acquire tax paid inputs for use ⁴¹[thereof in the manufacture of goods chargeable to sales tax] at the rate of zero per cent under the Act or a notification issued there-under ⁴²[:]

⁴³[* * *].

- registered persons claiming refund of the excess amount of input tax as referred to in sub-section (2) of section 8B and first proviso to section 10 of the Act;)
 - (d) registered persons who acquire tax paid inputs used in the export of goods, local supply of which is exempt under the Act or any notification issued thereunder; ⁴⁵[* * *]
 - (e) persons claiming refund of sales tax under section 66 of the Act ⁴⁶[; and]
- diplomats, diplomatic missions and privileged persons and organizations who purchase goods or services on payment of tax and are otherwise entitled to receive zero-rated supply as provided under Chapter X of these rules.]

Substituted for the words "[in the manufacture of goods which are supplied to the registered person]" by Notification No. SRO 907(I)/2007 dated 07.09.2007, reported as PTCL 2008 St. 579. This amendment shall be made and shall be deemed to have been so made on the w.e.f. Ist July, 2007.

Substituted for semi-colon by Notification No. SRO 831(I)/2007 dated 18.08.2007. This amendment shall be made and shall be deemed to have been so made on the w.e.f. Ist July, 2007.

Proviso omitted by Notification No. SRO 907(I)/2007 dated 07.09.2007, reported as PTCL 2008 St. 579. This amendment shall be made and shall be deemed to have been so made on the w.e.f. Ist day of July, 2007. Before omission this proviso was added by Notification No.S.R.O.831(1)/2007, dated 18th August, 2007, reported as PTCL 2008 St. 66. This amendment shall be made and shall be deemed to have been so made on the w.e.f. Ist day of July, 2007.

 $^{^{44}\} Clause\ (c)\ substituted\ by\ Notification\ No.\quad SRO\ 307(I)/2008\ dated\ 24.03.2008,\ reported\ as\ PTCL\ 2008\ St.\ 1822(ii).$

⁴⁵ The word "and" omitted by Notification No. SRO 307(I)/2008 dated 24.03.2008, reported as PTCL 2008 St. 1822(ii).

⁴⁶ Substituted for full stop by Notification No. SRO 307(I)/2008 dated 24.03.2008, reported as PTCL 2008 St. 1822(ii).

⁴⁷ Clause (f) substituted by Notification No. SRO 307(I)/2008 dated 24.03.2008, reported as PTCL 2008 St. 1822(ii).

- ⁴⁸"26A. Expeditious processing and payment of refunds.- (1) The refund claims as provided in this rule shall be processed and paid in the manner as provided and all other claims shall be processed and paid in the manner as prescribed in this chapter after rule 26A.
- (2) Refunds under this rule shall be allowed to the registered manufacturers-cum-exporters of RTO, Lahore from tax period April, 2010. From tax period July, 2010 all registered manufacturer-cum-exporters of other RTOs/L TUs will be allowed refund under this rule.
- (3) Refunds under this rule shall be allowed to the Active Taxpayers, at the time of processing by the IT System of FBR, as per Active Taxpayers List displayed at FBR's website.
- (4) Registered persons claiming refund under this rule will electronically submit refund claim in requisite data in RCPS format through FBR web portal by using the user-id, password and pin code allotted to them at the time of e-Enrollment.
- (5) The registered person claiming refund under this rule shall maintain and keep all the paper documents relating to the refund claim, such as invoices, credit notes, debit notes, goods declarations, bank credit advice, etc. in his office instead of submitting to the concerned Regional Tax Office or Large Taxpayers' Unit.
- (6) Refund claims under this rule will be processed by Risk Management System (RMS) of FBR IT System within two working days of electronic submission of refund claim in the RCPS format and take further action as follows:
 - (a) In case the refund claim is cleared fully or partially, electronic advice will be issued to the concerned RTO/L TU and the registered person about the refund amount cleared by the RMS for payment; and
 - (b) In case the refund claim is not cleared by RMS, an electronic intimation will be issued to the registered person in this regard and his case will be processed in the manner as prescribed in this chapter after rule 26A.
- (7) Concerned RTO/L TU will arrange issuance of cheque for the amount cleared by RMS within seven working days of the receipt of electronic advice.
- (8) After issuance of cheque for the amount cleared by RMS, the electronic copy of refund claim will be forwarded for post refund audit."

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⁴⁸ Clause 26-A inserted vide SRO 211(I)/2010 dated 29.03.2010.

- **27. Establishment of Refund Division and posting of officers.** (1) There shall be established a CSTRO under the ⁴⁹[Federal Board of Revenue] for centralized payment of refund amount to such claimants and from such date as the Board may specify.
- (2) There shall be established a Refund Division in each Collectorate of Sales Tax to receive, process and settle the refund claims filed under these rules.
- (3) There shall be posted an officer not below the rank of an Assistant Collector of Sales Tax, as nominated by the Collector to be the officer-in-charge of the Refund Division, herein after referred to as the officer-in-charge in this Chapter.
- (4) There shall be established a Post Refund Division in each Collectorate of Sales Tax headed by an officer not below the rank of an Assistant Collector of Sales Tax to audit the refund claims processed and sanctioned by the Refund Division.
- **28. Filing of refund claim. --** (l) Monthly sales tax return filed by a claimant shall be treated as a refund claim once all the supportive documents including the requisite data in the format or software (RCPS), has been received:

Provided that no refund claim shall be entertained if the claimant fails to furnish the claim on the prescribed software (RCPS) along-with the supportive documents within ⁵⁰[one hundred and twenty] days of the filing of return:

Provided further that the period of ⁵¹[one hundred and twenty] days as aforesaid, in case of a commercial exporter, shall be reckoned from the date when the BCA is issued to him by the concerned Bank ⁵²[:]

⁵³[Provided also that if a claimant is exporting goods manufactured by him as well as the goods purchased in the same state, in the same tax period, the period of ⁵⁴[one hundred and twenty] days shall be reckoned from date of filing of return or the date of issuance of BCA, whichever is later.]

⁵⁵[(1A) The manufacturer-cum-exporters, who are registered as limited companies, having annual turnover more than one hundred million rupees and whose refund claim on inputs consumed in zero-rated supplies excluding building material and utilities is less than one per cent of the value of exports and local zero-rated sales, shall have the option to file refund claim electronically

⁴⁹ Substituted for the words "Central Board of Revenue" by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

Substituted for the words "Sixty" by Notification No.S.R.O.530(1)/2008, dated 11th June, 2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

⁵¹ Substituted for the words "Sixty" by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

⁵² Substituted for the full stop by Notification No. SRO 307(I)/2008 dated 24.03.2008, reported as PTCL 2008 St. 1822(ii).

⁵³ Proviso added by Notification No. SRO 307(I)/2008 dated 24.03.2008, reported as PTCL 2008 St. 1822(ii).

⁵⁴ Substituted for "sixty" vide SRO 761(I)/2008 dated 19.07.2008, reported as PTCL 2008 St.41.

⁵⁵ Sub-rule (1A) inserted by Notification No.S.R.O.530(1)/2008, dated 11th June, 2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

provided their suppliers are also filing return along with details of sale and purchases electronically.]

- (2) In cases where such supportive documents are not submitted to the officer-in-charge within the time specified under sub-rule (1), the Collector of Sales Tax having jurisdiction may, on a written request from the claimant justifying the reasons for delay in submission of such documents or data on RCPS, extend the time limit for a further ⁵⁶[sixty] days.
- (3) The Board may, through a General Order or otherwise, prescribe the date, manner and procedure for electronic filing of sales tax refund claims by the registered persons filing their monthly returns electronically.
- **29. Scrutiny and processing of refund claim.** -- (l) On submission of a refund claim, the Refund Receipt Section shall confirm that the claim is complete in all respects, after which it shall be loaded in the system for assigning the claim a unique identification number.
- (2) After assigning the unique identification number, the ⁵⁷[CREST] shall cross match the data on soft copy with the data available in the system and process the claim by applying the risk parameters and generate analysis report indicating the admissible amount as well as the amount not validated on the basis of automated risk criterion along-with the objections raised by the system.
- (3) The processing officer shall forward the claim file along-with the analysis report referred to in sub-rule (2) to the officer-in-charge for further necessary action.
- (4) Where the Processing Officer or the officer-in-charge is of the opinion that any further inquiry or audit is required in respect of amount not cleared by the ⁵⁸[CREST] or for any other reason to establish genuineness and admissibility of the claim, he may make or cause to be made such inquiry or audit as deemed appropriate, after seeking approval from the concerned Additional Collector and inform the refund claimant accordingly.

⁵⁹[(5) * * *] omitted.

30. Sanction and payment of refund c1aim.-- ⁶⁰[(I) On receipt of analysis Report and refund payment order for the amount verified by CREST and found admissible by the processing officer,

 $^{^{56} \} Substituted \ for \ the \ words \ "Thirty" \ by \ Notification \ No. S.R.O. 530(1)/2008, \ dated \ 11 th \ June, 2008, \ w.e.f. \ 1 st \ July, 2008, \ reported \ as \ PTCL \ 2008 \ St. \ 1882$

Substituted for the letters "RRAS" by Notification No. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726..

⁵⁸ Substituted for the letters "RRAS" by Notification No. SRO 307(I)/2008 dated 24.03.2008, reported as PTCL 2008 St. 1822(ii).

⁵⁹ Sub-rule (5) omitted by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882. Before omission sub-rule (5) was substituted by Notification No. S.R.O 470(1)/2007, dated 9th June,2007, w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726.

 $^{^{60}}$ Sub-rule (1) substituted by Notification No.S.R.O.530(1)/2008, dated 11th June, 2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882. Earlier sub-rule (1) was substituted by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f.1st day of July, 2007, reported as PTCL 2007 St.1726.

the officer in-charge shall sanction the amount so determined and issue the Refund Payment Order (RPO).]

- (2) The officer-in-charge shall transmit the Refund Payment Order electronically and ⁶¹[,in respect of claim filed manually,] forward the original copy thereof to the treasury officer of the Collectorate. The treasury officer shall make payment of refund through a cross cheque in favour of the refund claimant, indicating his declared account number and Bank name. The crossed cheque shall also be counter signed by an authorized co-signatory.
- (3) The Additional Collector shall reconcile the refund cheques issued by the treasury officer of the Collectorate during a month with the Bank scrolls received from State Bank of Pakistan and record the outcome of such reconciliation in the system.
- (4) Where any cheque is returned back by the State Bank of Pakistan due to any reason, the treasury officer shall cancel such cheque, if required, and attach such cancelled cheque with the respective counter-foil of the cheque-book.
- (5) From such date to be notified by the Board, the officer-in-charge shall electronically transmit the RPO to the treasury officer in the CSTRO under his digital signatures, and retain a copy thereof in the Refund Division for record.
- (6) The treasury officer in CSTRO and the co-signatory designated by the Board in this regard shall issue the cheque for the sanctioned amount as mentioned in the RPO.
- (7) The CSTRO shall also prepare a statement of payment advice for the concerned Bank on a daily basis, for direct transfer of the refund amount to the declared Bank account of the claimant, under intimation to the CSTRO, the concerned Collectorate of Sales Tax as well as the claimant.

31. Scrutiny and processing of refund claims filed by manufacturers of specified goods.--

- (l) Notwithstanding anything in rule 29, refund of sales tax paid inputs used in the manufacture of goods, local supply of which has been zero-rated, shall be processed and sanctioned through the Fast Track Channel within fifteen days from the date of filing of refund claim.
- (2) The refund of sales tax paid on utilities and the goods imported directly by the claimant and the input tax incurred on acquiring furnace oil from Oil and Gas Marketing Companies for power generation and consumption thereof in the manufacture of zero-rated goods, shall be sanctioned upon validation by the automated system. Refund of input tax paid in respect of other inputs, if validated by the ⁶²[CREST], shall also be sanctioned in the same manner.

⁶¹ Substituted for the words "also" by Notification No. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726

⁶² Substituted for the letters "RRAS" by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f.1st day of July, 2007, reported as PTCL 2007 St.1726

- (3) Subject to validation by the ⁶³[CREST], refund of tax paid verifiable inputs used in the export of goods, local supply of which is exempt under the Act or any notification issued thereunder, shall be paid.
- **32.** Scrutiny and processing of refund claims relating to commercial exporters. Notwithstanding anything in rule 29, refund of sales tax paid inputs used in the exports made by commercial exporters, shall be sanctioned only after ⁶⁴[verification of supportive documents and approval through CREST].
- **33. Extent of payment of refund claim.** -- Refund to the claimants under these rules shall be paid to the extent of the input tax paid on purchases or imports that are actually consumed in the manufacture of goods which have been exported or supplied at the rate of zero per cent.
- ⁶⁵[34. Refund of excess input tax not relating to zero-rated supplies.— (1) The refund of excess unadjusted input tax relating to supplies other than zero-rated shall be claimed and sanctioned in the cases mentioned below, namely:--
 - (a) the manufacturers of fertilizers, electric power producers and electric power distribution companies may claim refund of excess input tax over output tax in any tax period;
 - (b) registered persons in plastic, paper and steel sectors whose inputs are subject to sales tax at 20% or 17.5% ad valorem and their final product is subject to tax at 15% ad valorem may claim refund of excess input tax if the same is not adjusted within a minimum consecutive period of three months;
 - (c) registered persons who are not able to adjust input tax in excess of 90% of output tax in view of restriction in section 8B of the Act, may file refund claim as under,-
 - in case of registered persons whose accounts are subject to audit under the Companies Ordinance, 1984, after the end of their accounting year; and
 - (ii) in case of other registered persons, after the end of financial year;

⁶³ Substituted for the letters "RRAS" by Notification No. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726
64 Substituted for the words and letters "processing through the RRAS and after verification of input tax payment on the basis of risk profiling and targeting of the claimant" by Notification No. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726

 $^{^{65}}$ Rule 34 substituted by Notification No. SRO 307(I)/2008 dated 24.03.2008, reported as PTCL 2008 St. 1822(ii). Before substitution it was amended by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f.1st day of July, 2007, reported as PTCL 2007 St.1726

(d) all other registered persons, not covered by clauses (a) to (c) above, may claim refund of excess input tax, if the same is not adjusted within a minimum consecutive period of twelve months:

Provided that the amount of refund claim in all such cases shall not exceed the excess of total input tax over the total output tax, as declared in the relevant returns, for the period in respect of which the claim has been filed and shall not include any excess input tax declared prior to the said period.

- (2) The registered person shall file application for refund claim along with data prepared through RCPS, providing the following information, namely:--
 - (i) name and registration number of the claimant;
 - (ii) period of claim;
 - (iii) amount of claim; and
 - (iv) a statement along with annual audited accounts as envisaged in clause (i) of subsection (2) of section 8B of the Act, if applicable:

Provided that the application for claim shall be filed within the period specified in rule 28 after the filing of return for the last month in the period of claim.

- (3) The refund of excess input tax under this chapter shall be filed, processed and sanctioned in the manner as provided in rules 29 and 30.
- (4) The refund of excess input tax provided in clauses (c) and (d) of sub-rule (1), excluding the cases of claims by registered persons, whose accounts are subject to audit under the Companies Ordinance, 1984 (XLVII of 1984), as referred to in section (2) of section 8B of the Act, shall be sanctioned as found admissible after a departmental audit of records maintained by the registered person and after a certificate is recorded by the sales tax officers auditing the records that actual value addition during the period involved was not found sufficient to require a net payment of tax for the reasons mentioned in the audit report:

Provided that in case of refund claim falling in clause (b) of sub-rule (1), post-refund audit shall be conducted after the close of financial year and the auditors shall report on the aspect of value addition in their audit report.

(5) The refund claimant shall ensure that the input tax involved in the refund claim is not shown as outstanding credit in the returns for the tax periods subsequent to the period of claim.

- (6) The refund of excess input tax under this rule shall not be claimed where the same has already been claimed or paid under any other notification issued by the Federal Government or the Board.]
- **35. Responsibility of the claimant.** The automated processing of refund claims shall be conducted on the basis of supportive documents and data on prescribed electronic format provided by the claimant. The claimant shall be responsible for any mis-declaration or submission of incorrect information and shall be liable for penal action besides recovery of the amount erroneously refunded along with default surcharge under the relevant provisions of the Act.
- **36. Post-sanction audit of refund claims.** (1) After disposing of the refund claim, the officer-in-charge shall forward the relevant file to the Post Refund Audit Division for post-sanction audit and scrutiny; which shall, inter alia include verification of input tax payment by respective suppliers and compliance of section 73 of the Act.
- (2) The officer-in-charge of Post Refund Audit Division shall send his findings to the concerned Refund Division for further necessary action, as required under the law.
- **37. Action on inadmissible claims.** Where the claim or any part thereof is found inadmissible ⁶⁶[or unverified], the officer-in-charge shall, at the time of issuing RPO, issue a notice requiring the claimant to show cause as to why the claim or as the case may be, part thereof should not be rejected and as to why the claimant should not be proceeded against under the relevant provisions of the Act.
- **38. Supportive documents.-** (I) The refund claimant shall submit the refund claim in computer diskette in the prescribed format or software along with the following documents, namely:--
 - (a) input tax invoices or as the case may be, goods declaration for import in respect of which refund is being Claimed;
 - (b) output tax invoices ⁶⁷[and summary of invoices for local zero-rated goods];
 - (c) goods declaration for export (quadruplicate copy) indicating Mate Receipt number with date or airway bill or railway receipt or postal receipt besides the examination report endorsed on the reverse side thereof by the Customs Officers ⁶⁸[,in case of claims by persons other than manufacturer-cum

Substituted for the words "on account of discrepancies pointed out by RRAS" by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

Substituted for the words "excluding zero-rating invoices" by Notification No. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726.

The comma, Words and figure added by Notification No.S.R.O. 470 (I) /2007, dated 9th June,2007 w.e.f.1st day of July, 2007 reported as PTCL 2007 st.1726

Sales Tax Rules 2006 exporters of goods zero-rated in a notification issued under section 4 of the Act]:

Provided that in case of imports or exports processed through PACCS, submission of goods declaration shall not be required and verification regarding import, or as the case may be export, in such cases shall be carried out by cross-matching of the declarations with the data available in the system.

- (d) copy of House and Master bill of lading and airway bill or as the case may be, railway receipt in token of verification of the goods taken out of Pakistan; and
- (e) statement of the tax paid inputs, in respect of which refund is claimed ⁶⁹[by the claimants other than the manufacturers of goods zero-rated for local supplies], in the formal set out below:

Description of	Opening	Purchased	Total available	Consumed for	Consumed in	Total	Balance
input goods	Balance	during the	for	export/ zero-	local supplies	consumption	
		month	consumption	rating			

- (2) In addition to the documents specified in sub-rule (I), a commercial exporter shall submit Bank credit advice issued by the concerned Bank and copy of the duty drawback order, if issued by the Customs Authorities.
- (3) Where the refund claim is filed under section 66 of the Act, the claimant shall submit an application for refund indicating his name, address, registration number, the amount of sales tax refund claimed and reasons for seeking such refund along with following documents, namely:--
 - (a) input tax invoices in respect of which refund is claimed;
 - (b) proof of payment of input tax claimed as refund; and
 - (c) copy of the relevant order on the basis of which refund is claimed.
- (4) The refund claimed under section 66 of the Act shall be sanctioned after verifying that no adjustment or refund of input tax has been claimed earlier and that the goods have been duly accounted for in the inventory records and the invoices claimed are validated by the ⁷⁰[CREST].

 $^{^{69}}$ The Words added by Notification No.S.R.O. 470 (I) /2007, dated 9^{th} June, 2007 w.e.f.1 st day of July, 2007 reported as PTCL 2007 st.1726

The comma, Words and figure added by Notification No.S.R.O. 470 (I) /2007, dated 9th June, 2007 w.e.f.1st day of July, 2007 reported as PTCL 2007 st.1726

- ⁷¹[(5) In case of claims by diplomats, diplomatic missions and privileged persons and organizations, they shall submit original exemption order or certificate or FBR Booklet as referred to in Chapter 4 ⁷²[VIII] and original sales tax invoice. The refund shall be sanctioned after making necessary endorsements on these documents to the effect that the refund has been paid against the same.]
- **39. Miscellaneous and savings. --** (l) In cases where refund has been found to have been paid in excess of the amount due, such excess paid refund shall be recovered along with default surcharge besides any other penal action that may be taken under the Act.
- (2) The refund claims of a registered person, who is found to have committed tax fraud, shall be finalized after detailed scrutiny of all partners in the supply chain to establish the forward and backward linkages and after verifying input tax payment by them
- (3) The existing Sales Tax Treasury Offices functioning in the Collectorates shall continue to pay sales tax refund till such time the CSTRO is established and, accordingly, any reference to CSTRO, in this Chapter, shall be construed as a reference to such existing Treasury Offices.
- (4) The admissible refund claims received with supportive documents up to the date of commencement of these rules shall be sanctioned and paid in accordance with the provisions of the Sales Tax Refund Rules, 2002, or the Chapter V of the Sales Tax Rules, 2005, or the Sales Tax Refund on Zero-Rated Supply Rules, 2006, whichever is applicable.
- ⁷³ [39A. Processing of refund claims in LTUs.-- (1) The refund claimant registered in a Large Taxpayer Unit, desirous of availing facility under this rule, shall file a refund application to the Collector of Sales Tax having jurisdiction along with the following documents, namely:--
 - (a) an undertaking affirming the accuracy and genuineness of refund; and
 - (b) a revolving bank guarantee valid for at least one hundred and twenty days issued by a scheduled bank, to the satisfaction of Collector of Sales Tax (Large Taxpayers Unit), of an amount not less than amount of refund claimed.
- (2) The refund claim shall be processed as follows:--
 - (a) where the claimant has filed documents under sub-rule (1), the
 Collector shall process and allow fifty percent of the refund of input tax within five working days of receipt thereof;

⁷¹ Sub rule (5) added by Notification No.S.R.O.307(I) /2008,dated 24th March,2008,reported as PTCL 2008 St.1822.

Substituted for the letters "RRAS" by Notification No.S.R.O.470(I) /2007,dated 9th June,2007 w.e.f.1st day of July,2007, reported as PTCL 2007 St.1726.

Rule 39 A substituted for by Notification . No.S.R.O.76(1)/2008, dated 28th Jan,2009. Before substitution Rule 39A was inserted by Notification No.S.R.O.530(1)/2008, dated 11th June,2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882

- (b) within fifteen days after the sanctioning of the claim as at (a) the claimant shall file a complete refund claim along with the supportive documents and soft copy on the prescribed format, which shall be scrutinized in the Large Taxpayer Unit, and objections, if any, related to the refund claim shall be conveyed to the claimant within seven days of the receipt of the claim;
- (c) subject to the provisions of this rule, the refund claim shall be finalized by the LTU within fifteen days of the filing of complete refund claim under clause (b) of sub-rule (2); and
- (d) where an amount of refund on account of input credit document or otherwise is unverified, the Collector may require extension in bank guarantee covering such amount as deemed fit.
- (3) In case any amount already sanctioned and paid is found inadmissible or remains unverified after six months of the bank guarantee, the same shall be recovered within seven days by encashment of the bank guarantee to the extent of inadmissible amount besides other legal action under the relevant provisions of the Act and rules made hereunder.
- (4) The Collector of Sales Tax shall notify an officer, not below the rank of an Assistant Collector, as focal person in the LTU to liaise with other Collectorates regarding the problems or objections encountered on account of purchases and supplies of the refund claimant for speedy solution thereof.]

CHAPTER VI

SPECIAL AUDIT

- **40. Application.** -- The provisions of this Chapter shall apply to the registered persons who are subject to special audit in terms of section 32A of the Act.
- **41. Special Audit.** The Board may cause special audit by a special auditor, of the records, tax invoices and monthly returns required to be maintained, issued or furnished by any registered person, or class or classes of registered persons under sections 22, 23 and 26 of the Act.
- **42. Scope of special audit.-**The scope of the special audit shall be the expression of professional opinion with respect to the following, namely:--
 - (a) whether the records, tax invoices and monthly returns have been maintained, issued or furnished correctly by the registered person; and
 - (b) whether the monthly returns furnished by the registered person correctly reflect that:
 - (i) all taxable supplies in the tax period as revealed by the records and tax invoices; and
 - (ii) all input tax, output tax and the net amount of sales tax payable or refundable, as the case may be,

are in accordance with the provisions of the Act and are duly substantiated by the records required to be maintained for the purpose.

- **43. Form of audit report. --** The special auditor shall submit his audit report in the Form as specified in the terms of reference.
- **44. Penalty.** -- (1) In case of violation of this Chapter or any clause of the terms of reference, the payment of fee as specified therein shall be withheld forthwith, without prejudice to any action that may be taken under the provisions of the Chartered Accountant Ordinance, 1961 (X of 1961), the Cost and Management Accountants Act, 1966 (XIV of 1966) and bye-laws made thereunder, or the Act.
- (2) In case the payment has already been made in full or part thereof, to the special auditor, the same shall be returned within one week of issuance, by the Board, of a demand notice in this regard.

CHAPTER VII

ZERO-RATING OF SUPPLIES AGAINST INTERNATIONAL TENDER FOR AFGHAN REFUGEES

- **45. Application.--** The provisions of this Chapter shall apply to supplies of taxable goods made by registered persons against international tender to UNICEF, UNDP, WHO, WFP, UNHCR, Euron Aid and ICRC for Afghan refugees.
- **46. Procedure and conditions for making zero-rated supplies.** In terms of clause (a) of section 4 read with Serial No.4 of the Fifth Schedule to the Act, supplies against international tender for Afghan refugees shall be charged to tax at the rate of zero per cent subject to the following procedure and conditions, namely:--
 - (i) the supply shall be made against international tender issued by UNICEF, UNDP, WHO, WFP, UNHCR, Euro Aid or ICRC. The contract signed with the concerned organisation shall be retained by the supplier in his record along with a copy of the tender notice;
 - (ii) payment for the supply shall be received in foreign currency which shall be surrendered to the State Bank and the supplier shall receive payment in Pak rupees as per State Bank procedure and foreign exchange regulations. A certificate from the respective Bank or authorized dealer in foreign exchange to this effect shall be retained by the supplier in his record;
 - (iii) a zero-rated invoice shall be issued for each supply, mentioning the full particulars of the buyer and the contract number, besides the particulars required in section 23 of the Act; and
 - (iv) the goods shall be duly received by the organisation which signed the contract and a certificate to this effect shall be issued by the organisation which shall be duly attested by the Chief Collector or Collector of Afghan Refugees or as the case may be, by the ICRC Kabul or Herat, in which case ICRC Pakistan will also furnish relevant copies of Bill-of-Export.
- **47. Maintenance of records.-** (1) The supplier shall maintain separate records of supplies of zero-rated goods and receipt of foreign currency under this Chapter, indicating the number and date of the international tender, number and date of the contract, name of the organisation to whom goods were supplied, value of the goods, amount of foreign currency involved, and number and date of the certificates obtained under clauses (ii) and (iv) of rule 46.

- (2) The supplier shall retain the documents specified in rule 46 in his record in addition to those mentioned in section 22 of the Act.
- **48. Refund.--**When filing a claim for refund of sales tax against supplies made under this Chapter, in addition to the relevant supporting documents specified in Chapter V of these rules, the claimant shall furnish the documents specified in rule 46 in original along with one set of legible photocopies. The original documents shall be returned to the claimant after comparing the same with copies thereof and endorsement of verification on the photocopies by a Deputy Collector or an Assistant Collector of the Refund Division.
- **49. Penalty.** In case the goods are found not to be supplied to the organisation specified in rule 48, or foreign exchange is not received within one hundred and twenty days of making the supply, the sales tax involved on such goods shall be recoverable from the supplier, besides legal or penal action under appropriate provisions of the Act.
- **50. Other International Tenders.** -- The provisions of rule 45 to 49 shall, mutatis mutandis, apply in case of supplies made against other international tenders subject to the condition that a certificate of the receipt and delivery of goods issued by the competent officer or authority of the organization, institution or department who has floated international tender shall be treated as a final proof of the supply having been made against such tender.

Sales Tax Rules 2006 CHAPTER VIII

SUPPLY OF ZERO-RATED GOODS TO DIPLOMATS, DIPLOMATIC MISSIONS, PRIVILEGED PERSONS AND PRIVILEGED ORGANISA TIONS

- **51. Application.** The provisions of this Chapter shall apply to supplies of zero-rated goods and any other facility on the basis of reciprocity to diplomats, diplomatic missions, privileged persons and privileged organisations.
- **52. Supplies to diplomat and diplomatic missions.** (1) Any diplomat or diplomatic mission desirous of taking a zero-rated supply from a registered person shall apply to the Assistant Collector or Deputy Collector having jurisdiction for permission to this effect along with the exemption certificate, in original, issued by the Ministry of Foreign Affairs in this behalf.
- (2) The Ministry of Foreign Affairs shall issue such exemption certificates on the following basis, namely:--
 - (a) reciprocity shall be observed; and
 - (b) minimum value of purchases for a transaction is ten thousand rupees or more:

Provided that in case sales tax has been paid by a diplomat or diplomatic mission, the Ministry of Foreign Affairs shall forward such claims to the Board for refund, which fulfill the aforesaid conditions.

- (3) The Assistant Collector or Deputy Collector shall make entry of the goods being purchased by the diplomat or diplomatic mission on the original exemption certificate, keep the same for office record, and issue an "Authorization for Zero-Rated Supplies" in the Form as in STR-12 to these rules, in the name of the said registered person.
- (4) The registered person shall make the zero-rated supply and shall keep record of the same for presentation to the sales tax department as and when required to do so.
- **Supplies to privileged persons. --** (1) A privileged person desirous of taking zero-rated supply from a registered person shall apply to the Assistant Collector or Deputy Collector having jurisdiction for permission to this effect along with the "FBR Booklet" issued in his name.
- (2) The Assistant Collector or Deputy Collector shall make entries of the goods intended to be purchased by the privileged person in the FBR booklet, keep a photocopy of the same for office record and issue an "Authorization for Zero-Rated Supply", as aforesaid, in the name of the said registered person.

- (3) The Assistant Collector or Deputy Collector shall ensure that the value of the goods to be purchased does not exceed the limit specified in the Model Rules as referred to in clause 0 of subrule (1) of rule 2.
- (4) The registered person shall make the zero-rated supply and keep record of the same for presentation to the sales tax department as and when required to do so.
- **54. Supply of POL products to privileged persons.--** (1) Zero-rated sales tax invoices shall be issued by the registered oil companies for each supply of POL, products to the privileged person, mentioning that the said invoice is being issued under this rule, besides the particulars required in section 23 of the Act.
- (2) A monthly statement summarizing all the particulars of the supplies made in the month against invoices issued under rub-rule (1) shall be prepared in triplicate by the registered oil company making the zero-rated supplies and shall be signed by the authorized person of the registered oil company. All three copies of the said signed monthly statement shall be got verified by the registered oil company from the person authorized to receive the supplies in the secretariat of the privileged person, confirming that supplies mentioned in the monthly-statement have been duly received.
- (3) After verification from the secretariat of the privileged person, original copy of the monthly statement will be retained by the registered oil company, duplicate copy, will be retained by the secretariat of the, privileged person and the triplicate copy shall be provided by the registered oil company to the Collector of Sales Tax having jurisdiction, by fifteenth day of the month following the month in which zero-rated supplies under sub-rule (I) were made.
- (4) The registered oil company-shall make the zero-rated supply and keep record of the same for presentation to the sales tax department as and when required to do so.
- **55. Refund.--**When filing a refund of input tax paid by the registered oil companies against the supplies made under rule 54 in addition to the relevant supportive documents specified in Chapter V of these rules, the claimant shall furnish the duly verified original copy of the monthly statement specified in sub-rule (2) of rule 54 along with one set of legible photocopies.
- **Supplies to the United Nations and organisations working under it.** (1) The United Nations or organisations working under it, desirous of taking a zero-rated supply from a registered person shall apply to the assistant Collector or Deputy Collector having jurisdiction for permission to this effect along with an exemption order, in original, issued by the Ministry of Foreign Affairs in this behalf.

- (2) The Assistant Collector or Deputy Collector shall make entries of the goods intended to be purchased on the original exemption order, keep the same for official record and issue an "Authorization for Zero-Rated Supply", as aforesaid, in the name of the said registered person.
- (3) The registered person shall make the zero-rated supply and keep record of the same for presentation to the sales tax department as and when required to do so.
- 57. Supplies to Privileged Organisations other than the United Nations. -- (1) Any privileged organisation desirous of taking a zero-rated supply from a registered person shall apply to the Assistant Collector or Deputy Collector having jurisdiction for permission to take delivery of goods along with an exemption order, in original, duly issued by the Economic Affairs Division of the Government of Pakistan.
- (2) The Assistant Collector or Deputy Collector shall make entries of the goods intended to be purchased by the privileged organisation on the original letter of the Economic Affairs Division, keep the same for office record and issue an "Authorization for Zero-Rated Supply", as aforesaid, in the name of the said registered person.
- (3) The registered person shall make the zero-rated supply and keep record of the same for presentation to the sales tax department as and when required to do so.

CHAPTER IX

TAXPAYER'S AUTHORIZED REPRESENTATIVES

- **58. Application.** -- The provisions of this Chapter shall apply to persons authorized by a taxpayer to represent him or appear on his behalf before the Appellate Tribunal or any other adjudicating authority.
- **59. Persons authorized to represent a taxpayer.--**For the purpose of this Chapter, only the following persons are authorized to represent a taxpayer before the adjudicating authority and Appellate Tribunal, namely:--
 - (a) a person in the employment of the taxpayer working on a full- time basis and holding at least a bachelor's degree in any discipline from a university recognized by the Higher Education Commission provided that such person shall represent only the taxpayer in whose employment he is working on full-time basis;
 - (b) an advocate entered in any rolls, and practicing as such, under the Legal Practitioners and Bar Councils Act, 1973 (XXXV of 1973);
 - (c) a person holding a Bachelor or Masters Degree in Commerce;
 - (d) a person who has retired or resigned after putting in satisfactory service in the Sales Tax Department or Customs Department or Federal Excise Department for a period of not less than ten years in a post or posts not inferior to that of an Assistant Collector;

Provided that no such person shall be entitled to represent a taxpayer for a period of one year from the date of his retirement, or resignation, or in a case in which he had made, or approved, as the case may be, any order under the relevant Acts: and

- (e) an accountant.
- **60. Disqualifications.** The following persons shall not be entitled to represent a taxpayer under this Chapter, namely:
 - (a) any person who has been convicted as a result of any criminal proceedings under any law for the time being in force in Pakistan;
 - (b) a person who has been dismissed or compulsorily retired from service,
 - (c) a person who is an undischarged insolvent; and

- (d) a person who has been found guilty of misconduct as defined in clause (xxxi) of sub-rule (1) of rule 2.
- 61. Procedure to appoint authorized representative. -- To appoint his authorized representative, a taxpayer shall issue a Letter of Authorization, in the Form specified in STR-13, duly signed by proprietor, partner or director of the company or business concern, which shall be submitted by the authorized representative before the adjudicating authority or Appellate Tribunal. The authorized representative will use the Letter of Authorization for a single hearing, or till final decision of the case by the adjudicating authority or the Appellate Tribunal as the case may be.
- **Power to disqualify.-**On receipt of a complaint against any authorized representative for misconduct from the Appellate Tribunal or, as the case may be, an adjudicating authority, the Board may, after affording such representative an opportunity of being heard, disqualify him from representing the taxpayer.

Sales Tax Rules 2006 CHAPTER X

ALTERNATIVE DISPUTE RESOLUTION

- **Application.--** The provisions of this Chapter shall apply to all cases of dispute brought or specified for resolution under section 47 A of the Act.
- **Application for Alternative Dispute Resolution.** Any registered person interested for resolution of any dispute under section 47A may submit a written application for alternative dispute resolution to the Board, stating inter alia, the following namely:--
 - (a) the Collectorate of Sales Tax and the office of the Sales Tax with whom a dispute has arisen;
 - (b) the particulars of the case;
 - (c) the grounds on the basis of which a resolution of a dispute is being sought by the applicant duly supported with relevant documents;
 - (d) the extent or the amount of sales tax, default surcharge and penalties, which the applicant agrees to pay, if any;
 - (e) details of amounts already paid, if any; and
 - (f) the particulars of any person who will represent the applicant.
- **65. Appointment of Alternative Dispute Resolution Committee.** -- (1) The Board, after examination of the contents of an application by a registered person and facts stated therein and on satisfaction that a dispute deserves consideration for resolution for the removal of hardship under section 47A of the Act, may constitute a committee for examination of the issues involved in the dispute and for taking other actions as provided under sub- section (3) of section 47 A of the Act.
- (2) The Board may appoint one of the members of the committee, other than a public servant, to be its Chairman.
- (3) The Board shall require the committee to submit its report within ⁷⁴[sixty] days of its appointment:

Provided that the time so specified may, if requested by the Chairman of the committee for reasons to be recorded in Writing, be extended by the Board to such extent and subject to such conditions and limitations as it may deem proper.

66. Working of the Committee.-- The committee shall hold all its meeting in the office of the Collectorate of Sales Tax. The Collectorate shall be responsible to provide the requisite staff and

 $^{^{74}} Substituted for the words "forty five" Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f. 1st day of July, 2007, reported as PTCL 2007 St. 1726 April 1992. April 1992 April 199$

material for the smooth functions of the Alternative Dispute Resolution Secretariat in the Collectorate. The Chairman of the Committee shall be responsible for deciding the procedure to be followed by the committee which may, inter alia, include the following, namely:--

- (a) to specify date and time for conducting proceedings by the committee;
- (b) to supervise the proceedings and ensure maintenance of record of proceedings of the committee;
- (c) to issue notices by courier, registered post or electronic mail to the applicant;
- (d) to requisition and procure relevant records or witnesses from the Collectorate or other concerned quarters;
- (e) to ensure attendance of all concerned;
- (f) to co-opt any other technical, professional or legal expert or tax consultant;
- (g) to consolidate recommendations of the committee and submission of the conclusive report to the Board; and
- (h) For any other matter covered under this Chapter.
- **Recommendations of the Committee.** -- (1) The committee may determine the issue and may thereafter seek further information or data or expert opinion or make or cause to be made such inquiries or audit as it may deem fit. The committee shall formulate its recommendations in respect of any matter mentioned in the sub-section (1) of section 47A of the Act.
- (2) The Chairman of the committee shall send a copy of the recommendations of the committee to the Board, applicant and the concerned Collector simultaneously.
- **68. Reconsideration by the committee. --** (l) The Board of its own motion, or on the request of the applicant, may refer back the recommendations of the committee for rectification of any obvious error or for reconsideration of the facts not considered earlier.
- (2) The committee after rectification of the error or reconsideration of the facts as aforesaid shall furnish to the Board its fresh or amended recommendations within such period, as may be specified by the Board.
- **69. Decision of the Board.--** (l) The Board, after examining the recommendations of the committee, shall finally decide the dispute and make such orders, as it may deem fit for the resolution of the dispute under intimation to the applicant, the Chairman of the committee and the concerned Collectorate.

- (2) On receipt of the Board's order as aforesaid, the concerned Collectorate shall implement the order issued by the Board in the manner provided for in sub-section (5) of section 47A of the Act.
- (3) A complete record of all proceedings of the cases dealt with under the alternate dispute resolution scheme shall be maintained by the concerned Collectorate and the concerned Collector shall ensure that proper arrangements are made for the purpose of maintaining such records in appropriate manner.

CHAPTER XI

RECOVERY PART-I

- **70. Application.** -- The provisions of this Chapter shall apply to recoveries made under section 48 of the Act.
- **71. Initiation of recovery action.** -- (1) On expiry of thirty days from the date on which the Government dues are adjudged, the referring authority shall deduct the amount from any money owing to the person from whom such amount is recoverable and which may be at the disposal or in the control of such officer.
- (2) In case the Government dues are not fully recovered under sub-rule (1); the referring authority may,--
 - (a) serve a notice to the Sales Tax, Customs, Federal Excise and Income Tax officers in the Form as set out in STR-16 to deduct the Government dues from any money owing to the defaulter which may be under their control; and a copy of such notice shall be endorsed to the defaulter;
 - (b) require by notice in writing, any person or organization who holds, or may subsequently hold, any money for or on account of the defaulter, to pay to such officer the amount specified in the notice;
 - (c) require, by notice in writing, the customs officers to stop the clearance of any goods imported by the defaulter; and
 - (d) attach the Bank accounts of the defaulter:

Provided that either before or after the initiation of recovery proceedings, the Collector may, if so requested by the person concerned, recover the dues in such installments as he may deem proper:

Provided further that in case a registered person pays the amount of tax less than the due tax as indicated in his return, the referring authority may directly proceed to recover the short-paid amount by attachment of the Bank accounts of the defaulter or through stoppage of clearances from the business premises, as provided in the following rule, after serving a notice for payment of the short-paid amount in three days.

72. Stoppage of clearances and sealing of business premises. -- (l) In case the Government dues are not recovered in the manner prescribed in rule 71, the referring authority shall serve upon

the defaulter a notice as set out in STR-17, informing him that removal of any goods from his business premises shall be stopped with effect from the date specified in the notice till such time the dues are paid or recovered in full:

Provided that if the Government dues still remain unpaid, the referring authority shall seal the business premises of the defaulter till such time the dues are paid or recovered in full.

- (2) If the referring authority is satisfied that the defaulter is likely to conceal, remove or dispose of the whole or any part of such of his movable or immovable property, as shall be liable to attachment in the process of recovery, and that the realization of Government dues m consequence be delayed or obstructed, he may at any time after the issue of the notice under subrule (1), direct, for reasons to be recorded in writing, execution of the notice by ignoring the specified time limit.
- (3) The referring authority may, if he deems fit, publish such notice as mentioned in sub-rule (1), in one or more newspapers circulated in the district of normal residence of the defaulter.
- **73. Demand Note.--**In the event of failure of recovery measures taken by the referring authority under rules 71 and 72, the referring authority, shall issue a demand note, in the Form set out in STR-14, to the recovery Officer, specifying therein the details of Government dues meant for recovery and shall also certify that the formalities under clauses (a), (b), (c), (ca), (d) and (f) of sub-section (1) of section 48 of the Act have been completed and there exists no bar or stay order against the proposed recovery.
- **74. Attachment and sale of property.-**The Recovery Officer, on receipt of the demand note, shall serve upon the defaulter a notice as set out in STR-18 and his movable and immovable property shall stand attached and subsequently shall be sold if the recovery is not otherwise effected.
- **Officer.** (1) The referring authority and the Recovery Officer shall maintain master registers in the Form set out in STR-15 and every notice, order and demand note shall be entered in this register serially, and they shall authenticate all entries by affixing their signatures and seal thereon.
- (2) The referring authority and the Recovery Officer shall exchange their information for completion of corresponding entries in the master registers of both the offices in the form of a monthly return which shall be the exact replica of STR-15, after filling the respective columns by the concerned office.

- **76. Power to require information to be furnished.--** The referring authority or the Recovery Officer may, by requisition in writing, require any person or organisation, whether registered under the Act or otherwise, to furnish any information, required for the proceedings under this Chapter.
- 77. **Mode of service of notice.--** All notices or orders served under this Chapter, unless otherwise specifically provided, shall be served:--
 - (a) by tendering the notices or orders or sending by registered post or courier service, to the person for whom these are intended or to his agent, at his last known address; or
 - (b) if the notice cannot be served in the manner as provided in clause (a), by affixing it on the notice board in the office of the Recovery Officer.
- **78. Disposal of proceeds of execution.-** (1) Whenever Government dues are realized, by sale or otherwise, in execution of a notice of recovery, they shall be applied to the following purposes in their respective order, namely:--
 - (a) first to pay the expenses of the sales;
 - (b) then to pay the freight or other charges, if any, payable in respect of goods, if notice of such charges has been given to the person holding the goods in custody;
 - (c) then to pay the Government dues; and
 - (d) then to pay the charges due to the person holding such goods in custody.
- (2) After making all payments under sub-rule (1), the balance, if any, shall be paid to the owner of the goods, provided that he applies for it within six months of the sale of the goods or show sufficient cause for not doing so.
- 79. Ruling regarding disputed matters.— Save as otherwise expressly provided in the Act or this Chapter, any question arising between the referring authority and the defaulter or their representatives, relating to the execution of a notice or discharge or satisfaction of a demand note duly issued under this Chapter, or relating to the confirmation or setting aside by an order under this Chapter of a sale held in execution of such notice, shall be determined by the Recovery Officer, before whom such question arises.
- **80.** Property liable to attachment and sale in execution.-- The following is liable to attachment and sale in execution of a notice, namely: Lands, houses or other buildings, goods,

bank notes, Government securities, bonds or other securities for money, cheques, bills of exchange, hundies, promissory notes, shares in corporation and, save as hereinafter mentioned, all other saleable property, movable or immovable, belonging to the defaulter, or over which, or the profits of which, he has a disposing power which he may exercise for his own benefit, whether the same be held in the name of the defaulter or by another person in trust for him or on his behalf:

Provided that the following particulars shall not be liable to attachment or sale, namely:--

- (i) the necessary wearing apparel, cooking vessels, beds and bedding of the defaulter, his wife and children, and such personal ornaments, as, in accordance with religious usage, cannot be parted with by any woman;
- (ii) tools of artisan, and, where the defaulter is an agriculturist, his implements of husbandry and such cattle and seed grain as may, in the opinion of the Recovery Officer, be necessary to enable him to earn his livelihood as such;
- (iii) stipends and gratuities allowed to a pensioner of a Government or payable out of any service or family pension fund notified in the official Gazette by the Federal Government or the Provincial Government in this behalf, and political pensions;
- (iv) the wages of labourers and domestic servants, whether payable in money or in kind;
- (v) salary to the extent of first hundred rupees and one half of the remainder;
- (vi) all compulsory deposits and other sources in or derived from any fund to which the Provident Funds Act, 1925 (XIX of 1925), for the time being applies, in so far as they are declared by the said Act not to be liable to attachment;
- (vii) any allowance forming part of the emoluments of any servant of the Government or local authority which the Federal Government or Provincial Government may, by notification in the official Gazette, declare to be exempt from attachment, and any subsistence grant or allowance made to any such servant while under suspension;
- (viii) any expectancy of succession by survivor-ship or other merely contingent or possible right or interest; and
- (ix) a right to future maintenance.

- **81. Objections and investigations, thereof.--(l)** When any objection is raised to the attachment or sale of any property in execution of a notice, on the ground that such property is not liable to such attachment or sales, the Recovery Officer shall proceed to investigate into it.
- (2) If the Recovery Officer is satisfied that the abjection is raised to delay the proceedings, he shall reject the abjection summarily.
- (3) Pending investigation, the Recovery Officer may adjourn recovery proceedings, upon such terms as to security or otherwise as he may deem fit.
- (4) The objector shall produce evidence to prove the legitimacy of the abjection, failing which the Recovery Officer shall reject the objection.
- **82. Removal of attachment on satisfaction of cancellation of a demand note. --** When the Government dues are paid to the Recovery Officer or the demand note is cancelled, the attachment shall be deemed to be withdrawn and the withdrawal shall, if the defaulter so desires, be proclaimed at his expense, and a copy of the proclamation shall be affixed in the manner provided by this Chapter for a proclamation of sale of immovable property.
- **83. Officer entitled to attach and sell. --** The attachment and sale of movable and immovable property may be made by such officer as the Recovery Officer may direct in each case of recovery.
- **84. Adjournment or stoppage of sale.—-(1)** The Recovery Officer may adjourn any sale proceedings to a specified day and hour, and an officer conducting any sale may adjourn any sale hereunder to a specified day and hour by recording his reasons for such adjournment.
- (2) Every sale shall be stopped if, be fare the lat is knocked down, the amount due is tendered to, the officer conducting the sale or proof is given to his satisfaction that the amount has been paid to, the Recovery Officer, who ordered the sale.
- **85. Defaulter not to interfere with attached property.-**Where a notice has been served on a defaulter under rule 74, the defaulter or his representative in interest shall not sell, mortgage, charge, lease or otherwise deal with any property belonging to him except with the permission of the Recovery Officer.
- **86. Prohibition against bidding or purchase by officer.**—No officer or other person having any duty to perform in connection with any sale under this Chapter shall, either directly or indirectly, bid for, acquire or attempt to acquire any interest in the property being sold.

- **87. Assistance for action. --** (I) An officer authorized to attach or sell any property or charged with any duty to be performed may take along with him a contingent of sales tax staff and sepoys, armed or otherwise, for any assistance he may require in the performance of his duties.
- (2) In addition to sub-rule (1), such officer may apply to the officer-in-charge of the nearest police station for such assistance as may be necessary in the discharge of his duties.

PART-II

ATTACHMENT AND SALE OF MOVABLE PROPERTY

- **88. Warrant of attachment.--**Where any movable property is to be attached, the Recovery Officer shall furnish a warrant, in the form prescribed in the Form STR-19, to the attachment officer, in writing and signed with his name along with official seal, specifying therein the name of the defaulter and the Government dues to be realized.
- **89. Service of copy of warrant.--**(I) The attachment officer shall cause a copy of the warrant to be served on defaulter or his agent in person.
- (2) If service of a copy of warrant in terms of sub-rule (1) is not immediately possible, the same shall be considered to be served when affixed on the notice board in the office of the Recovery Officer.
- **90. Attachment.--**If, after service of copy of the warrant, the amount is not paid forthwith, the officer shall proceed to attach the movable property of the defaulter:

Provided that the standing crops or the agricultural produce lying in the field or stored in or near the dwelling house of the defaulter or stored on the land owned, leased or cultivated by the defaulter, which represent the agricultural produce of the land owned, leased or cultivated by the defaulter, shall not be attached.

- **91. Property attached how to be dealt with. --** (1) Whether the property to be attached is movable property in the possession of the defaulter or in the possession of any other person on behalf of the defaulter, the attachment shall be made by actual seizure.
- (2) When anything is seized, the attachment officer, as soon as may be, inform in writing the person from whose possession the things are seized, of the grounds of such seizure.
- **92. Search how to be made.--**All searches shall be carried out in accordance with the relevant provisions of the Code of Criminal Procedure, 1898 (Act V of 1898).
- **93. Seizure after search of a building or premises**.--(1) The attachment officer, if he has reasons to believe that any movable property liable to seizure is hidden, concealed or stored in any building or premises, he may break open any inner or outer door or window of the building or premises in order to seize such movable property:

Provided that the officer shall' notify his authority and intention of breaking open if admission is not given. He shall, however, give all reasonable opportunity to women to withdraw.

(2) The attachment officer shall, after seizure of moveable property, prepare an inventory of the property in the presence of two or more persons who shall witness the process and sign the inventory.

- **94. Seizure between sunrise and sunset. --** The attachment by seizures shall be made after sunrise and before sunset and not otherwise.
- **95. Seizure not to be excessive.--** The attachment by seizure shall not be excessive, that is to say, the property attached shall be as nearly as possible, proportionate to the recoverable Government dues.
- **96.** Attachment of movable property which cannot be removed due to certain reasons.-Where it is not practicable to seize any movable property, the attachment officer may serve on the
 owner of goods or any person holding them in his possession or charge an order that he shall not
 remove, part with, or otherwise deal with the goods except with the previous permission in writing
 of the Recovery Officer:

Provided that the attachment officer shall inform the Recovery Officer, in writing, of the reasons due to which the movable property could not be seized.

- **97. Storage of seized movable property. --** (l) All things seized for the purposes of attachment under this Chapter shall, without unnecessary delay, be delivered into the care of the Inland Revenue Officer authorized to receive the same, unless otherwise specifically provided by the. Act or rules made there under.
- (2) If there be no such officer at hand, such things shall be carried to and deposited at the Custom House nearest to the place of seizure.
- **98. Attachment of negotiable instrument. --** When the property to be attached is a negotiable instrument not deposited in a Court, nor in the custody of a public officer, the attachment shall be made by actual seizure, and the instrument shall be brought before the Recovery Officer and held subject to his orders.
- **99. Attachment of property in custody of public officer. --** When the property to be attached is in the custody of any public officer, the attachment shall be made by a notice to such officer requesting that such property and any interest or dividend becoming payable thereon, may be held subject to the further orders of the Recovery Officer by whom the notice is issued.
- **100. Attachment of share in movable property.--**Where the property to be attached consists of an interest of the defaulter in movable property belonging to him and others as co-owners, the attachment shall be made by a notice to the defaulter prohibiting him from transferring such share or interest or subjecting the same to a charge in any manner.
- **101. Attachment of property in partnership.--** (l) Where the property be attached consists of an interest of the defaulter, being a partner, in the partnership property, the Recovery Officer may make an order charging the share of such partner in the partnership property and profits, with

payment of the amount due under the notice, and may by the same or subsequent order, appoint a receiver of the share of such partner in the profits, whether already declared or accruing, and of any other money which may become due to him in respect of the partnership, and direct maintenance of accounts and enquiries and make an order for the sale of such interest or may make such other order as the circumstances of the case may require.

- (2) The other partners shall be at liberty at any time to redeem the interest charged or in the case of a sale being directed, to purchase the same.
- **Sale.** -- (l) The Recovery Officer may direct that any movable property attached under this Chapter or such portion thereof as may seem necessary to satisfy the notice shall be sold.
- (2) The sale shall be made in one or more lots, as the Recovery Officer may consider desirable and, if the Government dues to be realized by sale are satisfied by the sale of a portion of the property, the sale shall be only with respect to that portion of the property and the sale of the remaining property shall be stopped.
- **103. Proclamation of sale.**—(l) When any sale of movable property is ordered by the Recovery Officer, he shall issue a proclamation of the intended sale specifying therein the time, place and whether the sales is subject to confirmation or not.
- (2) The proclamation shall be made in writing in Urdu, English and language of the Province where sale is intended and shall be publicized by--
 - (a) affixing a copy thereof at the notice board in the office of the Recovery Officer;
 - (b) affixing copy thereof at such places as the Recovery Officer may direct; and
 - (c) publishing in one or more newspapers through auctioneer appointed under the Act and rules made there under.
- **104. Sale after fifteen days.** -- Except where the property is perishable or if the expenses of keeping it in custody is likely to exceed its value, no sale of movable property under this Chapter shall be ordered without the consent, in writing, of the defaulter, until after the expiry of at least fifteen days from the date on which a copy of proclamation of sale was affixed in the office of the Recovery Officer.
- **105. Sale by public auction. --** Sale by public auction shall be governed by the provisions of Chapter V of the Customs Rules, 2001.

- **106.** Sale by tender or sealed bids. -- The Recovery Officer may, if he deems fit, order sale by tender or sealed bids.
- **107. Preference for the co-owner.--**Where the movable property to be sold is share belonging to the defaulter and one or more co-owners, and the bid of such co-owner and some other person is the same, the bid of co-owner shall have preference.
- **108. Transfer of title.--** On completion of sale proceedings the Recovery Officer shall grant to the purchaser, a certificate specifying therein the property purchased, the price paid and the name of the purchaser and the sale shall thereupon become absolute.
- **109. Irregularity not to vitiate sale.-**Any error or irregularity in publishing or conducting the sale of movable property shall not vitiate the sale if the provisions of this Chapter have been substantially complied with.
- **110. Negotiable instrument or share in a corporation.--** Notwithstanding anything contained in this Chapter, where the property to be sold is a negotiable instrument or a share in a Corporation, the Recovery Officer may, instead of directing the sale to be made by public auction, authorise the sale of such instrument or share through a broker.
- 111. Order for payment of coin or currency notes to the Referring Authority.--Where the property attached is coins or currency notes, the Recovery Officer may, at any time during the continuance of the attachment, direct that such coins or notes, or part thereof, sufficient to satisfy the demand note, to be paid over to the referring authority.

PART-III

A TTACHMENT AND SALE OF IMMOVABLE PROPERTY

- **112. Attachment of immovable property.--**Attachment of the immovable property of the defaulter shall be made, by the Recovery Officer, by an order prohibiting the defaulter from transferring or subjecting the property to a charge in any manner and prohibiting all persons from taking any benefit under such transfer or charge.
- **113. Service of order. --** A copy of the order of attachment shall be served on the defaulter in the same manner as of service of notices laid down in this Chapter. .
- **114. Proclamation of attachment.** The order of attachment shall be proclaimed on or adjacent to the property attached by affixing a copy of order of attachment at a conspicuous place and a copy of the same shall also be affixed at the notice board in the office of the Recovery Officer.
- **115. Sale and proclamation of sale.--** (l) The Recovery Officer may direct that any immovable property, which has been attached, or such portion thereof, as may be necessary to satisfy the demand note, shall be sold if the amount due is not otherwise recoverable.
- (2) Where an immovable property is ordered to be sold, the Recovery Officer shall cause a proclamation to be made in the same manner as provided in rule104.
- **116.** Contents of proclamation of sale. -- (1) A proclamation of sale of immovable property shall be drawn after proclamation of attachment and shall specify therein the time and place of sale and also specify--
 - (a) the location of property to be sold;
 - (b) as fairly and accurately as possible, the revenue or rent, if any, assessed upon the property or any part thereof; and
 - (c) the Government due for the recovery of which the sale is ordered.
- (2) The proclamation may also specify any other thing which the Recovery Officer considers material for a purchaser to know in order to judge the nature and value of the property.
- **117. Time of sale.** -- No sale of immovable property under this Chapter shall, without the consent in writing of the defaulter, take place until after the expiration of thirty days from the date on which copy of the proclamation of sale was affixed on the property or in the office of the Recovery Officer, whichever is later.

- **118. Sale to be by public auction or tender. --** The sale shall be made by public auction or tender and shall be subject to confirmation by the Recovery Officer.
- 119. Deposit by purchaser and re-sale in default. -- (l) On every sale of immovable property, the person declared to be the purchaser shall pay immediately, after the declaration, a deposit of twenty-five per cent of the amount of his purchase money to the officer conducting the sale; and in default of such deposit the property shall forthwith be re-sold.
- (2) The full amount of purchase money payable shall be paid by the purchaser on or before the fifteenth day from the date of sale of the property.
- **120. Procedure in default of payment. --** (1) In default of payment within the time mentioned in sub-rule (2) of rule 119, deposit made vide sub-rule (1) thereof shall be kept as deposit to be dealt with as mentioned in rule 122.
- (2) The immovable property shall be re-sold and the defaulting purchaser shall forfeit all claims to the property or to any part of the sum for which it may be subsequently sold.
- **121. Amount recoverable from purchaser in default.** -- Any deficiency of price which may happen on a re-sale by reason of a purchaser's default including all expenses attending such resale, shall be recoverable from defaulting purchaser up to the maximum of deposit money and if there is any surplus, after meeting the deficiency, the same shall be refunded to the defaulting purchaser.
- **122. Authority to bid.--** All persons bidding at a sale shall be required to declare if they are bidding on their own behalf, or on behalf of their principals and, in the later case, they shall be required to deposit their authority to bid and in default their bid shall be rejected.
- **123. Application to set aside sale of immovable property. --** (1) Where immovable property has been sold in execution of a notice, the defaulter, or any person whose interests are affected by the sale may, at any time within thirty days from the date of sale, apply to the Recovery Officer to set aside the sale on his depositing--
 - (a) for payment to the Referring Authority, the Government dues specified in the proclamation of sale as that for the recovery of which sale was ordered with a surcharge thereon at the rate of ten per cent per annum, calculated from the date of the proclamation of sale to the date when deposit is made; and
 - (b) for payment to purchaser, a sum equal to ten per cent of the purchase money.

- (2) Where a person makes an application under rule 124 for setting aside sale of his immovable property, he shall not, unless he withdraws that application, be entitled to make an application under sub-rule (1).
- **124.** Application to set aside sale of immovable property on ground of non-service of proclamation or irregularity.-- Where immovable property has been sold in execution of a demand note, the referring authority, the defaulter, or any other person whose interests are affected by the sale, may, at any time within thirty days from the date of sale, apply to the Recovery Officer to set aside the sale on the ground that proclamation of attachment or proclamation of sale was not made in the prescribed manner and he could not pay the Government dues or on ground of a material irregularity in publishing or conducting the same:

Provided that--

- (a) no sale shall be set aside on any such ground unless the Recovery Officer is satisfied on the basis of evidence produced before him that the applicant has sustained losses by such reasons; and
- (b) an application made by defaulter under this rule shall be disallowed unless he deposits the amount recoverable from him in execution of demand note.
- **125. Setting aside of sale where defaulter has no saleable interest.--**At any time within thirty days of the sale, the purchaser may apply to the Recovery Officer to set aside the sale on the ground that the defaulter had no saleable interest in the property sold.
- **126. Confirmation of sale. --** (1) Where no application is made for setting aside the sale under this Chapter or where such an application is made and disallowed, the Recovery Officer shall, if the full amount of purchase money is paid, make an order confirming the sale and there upon the sale shall become absolute.
- (2) Where such application, is made and allowed or in case of an application to set aside the sale on deposit of amount and penalty and surcharge the deposit is made within thirty days of sale, the Recovery Officer shall set aside the sale:

Provided that no such order shall be made unless notice of the application has been given to the persons affected thereby.

127. Return of purchase money in certain cases.--Where a sale of immovable property is set aside, any money paid or deposited by the purchaser on account of the purchase, together with the penalty, if any, deposited by him, shall be paid to the purchaser.

- **128. Sale Certificate.--** (1) Where a sale of immovable property has become absolute, the Recovery Officer shall grant a certificate specifying therein the property sold and the name of the person who at the time of sale was declared to be the purchaser.
- (2) Such certificate shall state the date on which the sale became absolute.
- 129. Postponement of sale to enable defaulter to raise amount due under notice.—(l) Where an order or proclamation of sale of immovable property has been made and the defaulter satisfies the Recovery Officer that there are reasons to believe that amount of the note can be raised by mortgage or lease or private sale of such property, or some part thereof, or of any other movable or immovable property, the Recovery Officer may, on the application of the defaulter, postpone the sale on such terms and for such period as he thinks proper, to enable defaulter to raise the amount.
- (2) In such case, the Recovery Officer shall grant a certificate to defaulter authorizing him, within a period to be mentioned therein and notwithstanding any thing contained in this Chapter, to make the proposed mortgage, lease or sale:

Provided that all money payable under such mortgage, lease or sale shall be paid not to the defaulter but to the Recovery Officer:

Provided further that no mortgage, lease or sale under this rule shall become absolute until it has been confirmed by the Recovery Officer.

- **130. Issue of fresh proclamation before re-sale.** Every re-sale of immovable property, in default of payment of purchase money within the period allowed for such payment, shall be made after the issue of a fresh proclamation in the same manner as provided for the proclamation of sale.
- **131. Bid of co-owner to have preference.--**Where the property sold is a share of undivided immovable property of two or more persons, of whom defaulter is a co-sharer and the bid of the co-sharer and some other person is the same, the bid of the co-sharer shall have preference.

PART - IV APPOINTMENT OF RECEIVER

- **132. Appointment of receiver for business. --** (1) Where the property of defaulter consist of a running business, the Recovery Officer may attach the business and appoint a person as receiver to manage the business.
- (2) Attachment of a business under this rule shall be made by an order prohibiting the defaulter from transferring or subjecting the business to a charge in any manner and prohibiting all persons from taking any benefit under such transfer or charge and intimating that the business has been attached under this rule.
- (3) Proclamation of attachment under this rule shall be made in the same manner as provided for proclamation of sale under rule 103.
- (4) Where the Recovery Officer so directs, such order shall also be published in newspapers.
- **133. Appointment of receiver for immovable property.** Where immovable property is attached, the Recovery Officer may, instead of directing a sale of the property, appoint a person as receiver to manage such property.
- **134. Qualification for receiver.--** (1) Any person from the general public can be appointed as receiver upon having sufficient knowledge of the kind of business or the property for which he is to be appointed as receiver.
- (2) Notwithstanding anything contained in sub-rule (1), any officer of Customs, Federal Excise or Sales Tax, not below the rank of Principal Appraiser or Superintendent or Senior Auditor; may be appointed as receiver of the attached business and property.
- **135. Manner of working of receiver. --** (1) Where it appears to the Recovery Officer to be just and convenient, he may by order--
 - (a) remove any person from the possession or custody of an attached business or property;
 - (b) commit the same to the possession, custody or management of the receiver; and
 - (c) confer upon the receiver all such powers, as to bringing and defending suits and for the realization, management, protection, preservation and improvement of the property, the collection of the rents and profits thereof, the application and disposal of such rents and profits, and the execution of documents as the owner himself has or such of those, powers as the Recovery Officer thinks fit:

Provided that nothing in this rule shall authorise the Recovery Officer to remove from the possession or custody of business or property any person whom any party to the recovery proceedings has not a right to remove.

- (2) The Recovery Officer may, by general or special order, fix the amount to be paid as remuneration for the services of the receiver but a Government officer appointed as receiver shall not be entitled to such remuneration.
- (3) Every receiver appointed by the Recovery Officer, except Government officers, shall--
 - (a) furnish such security, if any, as the Recovery Officer deems fit, to account duly for what he shall receive in respect of the business or property;
 - (b) submit his accounts as such periods and in such forms as the Recovery Officer directs;
 - (c) pay the amount due from him as the Recovery Officer directs; and
 - (d) be responsible for any loss occasioned to the business or property by his willful default or gross negligence:

Provided that the Government officer appointed as receiver shall furnish all such information as desired by the Recovery Officer regarding the progress of recovery along with accounts of proceeds after such intervals as prescribed by the Recovery Officer.

- (4) The profits or rents and profits of such business or property shall, after deducting the expenses of management, be adjusted towards discharge of the Government dues and the balance, if any, shall be paid to the defaulter.
- **136. Withdrawal of management. --** The attachment and management under aforesaid rules may be withdrawn at any time at the discretion of the Recovery Officer, or if the Government dues are realized by receipt of such profits and rent or are otherwise paid.

PART-V

MISCELLANEOUS

- **137. Offences and penalties.--** All cases relating to confiscation of goods or imposition of penalty with reference to operation of this Chapter shall be adjudicated under Chapter VIII of the Act.
- **138. Continuance of proceedings. --** (1) No proceedings shall cease to be in force by reason of the death of the defaulter.
- (2) If, at any time, before or after the issue of a demand note to the Recovery Officer, the defaulter dies, the proceedings under this Chapter may be continued against the legal heirs of the defaulter, who shall be liable to pay, out of the properties left by the deceased defaulter to the extent to which the properties are capable of meeting the outstanding Government dues, and provisions of this Chapter shall apply as if the legal heirs were the defaulter.
- **139. Recovery from surety.-**When any person has, under this Chapter become surety for the amount due by the defaulter he may be proceeded against under this Chapter as if he were the defaulter.
- **140. Receipt to be given.-**If any amount is received by any officer or other person in pursuance of this Chapter, he shall issue receipt of the amount so received.
- 141. Delivery of property in occupancy of defaulter.-Where the immovable property sold is in the occupancy of the defaulter, or of some person on his behalf or of some person claiming under a title created by the defaulter subsequent to the attachment of such property and a certificate in respect thereof has been granted under rule 128, the Recovery Officer shall, on the application of the purchaser, order delivery to be made by putting such purchaser or any person whom he may appoint to receive such delivery on his behalf, in possession of the property and, if need be, by removing any person who refuses to vacate the same.
- **142. Delivery of property in occupancy of tenant.--**Where the immovable property sold is in the occupancy of a tenant or other person entitled to occupy the same and a certificate in respect thereof has been granted under rule 128, the Recovery Officer shall, on the application of the purchaser, order delivery to be made by affixing a copy of the certificate of sale at some conspicuous place on the property, and proclaiming to the occupant that the interest of the defaulter has been transferred to the purchaser.
- **143. Resistance or obstruction by defaulter.--**Where the Recovery Officer is satisfied that resistance or obstruction was occasioned without any just cause by the defaulter or by any person

at his instigation, he shall direct that the applicant be put into the possession of the property, and where the applicant is still being resisted or obstructed in obtaining possession, the Recovery Officer may also, at the instance of the applicant, order the use of force.

- **144. Resistance or obstruction by a bona fide claimant.** -- Where the Recovery Officer is satisfied that the resistance or obstruction was occasioned by any person other than the defaulter, claiming in good faith to be in possession of the property on his own account or on account of some person other than the defaulter, the Recovery Officer shall make an order dismissing the application.
- **145. Dispossession by certificate holder or purchaser.** -- (1) Where any person other than defaulter is dispossessed of immovable property by the holder of a certificate, issued under rule 128, for the possession of such property or where such property has been sold in execution of demand note, by the purchaser thereof, he may make an application to the Recovery Officer, complaining of such dispossession.
- (2) The Recovery Officer shall fix a day for investigating the matter and shall summon the party against whom the application is made to appear and answer the same.
- **146. Bona fide claimant to be restored to possession.--**When the Recovery Officer is satisfied that the applicant was in the possession of the property on his own account or on account of some person other than defaulter, he shall direct that the applicant be put into possession of the property.
- **147. Rules not applicable to transferee pendente lite.-**-Nothing in rules 144 and 145 shall apply to resistance or obstruction in execution of a certificate for the possession of a property by a person to whom the defaulter has transferred the property after the institution of proceedings in which the order was passed or to the dispossession of any such person.
- **148. Delivery of moveable property, debts and share. --** (1) Where the property sold is moveable property of which actual seizure has been made it shall be delivered to the purchaser.
- (2) Where the property sold is moveable property in the possession of some person other than the defaulter, the delivery thereof to the purchaser shall be made by giving notice to the person in possession prohibiting him from delivering possession of the property to any person except the purchaser.
- (3) Where the property sold is a debt not secured by a negotiable instrument or is a share in a corporation, the delivery thereof shall be made by a written order of the Recovery Officer prohibiting the creditor from receiving the debt or any interest thereon, and the debtor from making payment thereof to any one except the purchaser, or prohibiting the person in whose name

the share may be standing from making any transfer of the share to any person except the purchaser, or receiving payment of any dividend or interest thereon, and the manager, secretary, or other proper officer of the co-operation from permitting any such transfer or making any such payment to any person except the purchaser.

- **149.** Execution of documents and endorsement of negotiable instruments. -- Where any endorsement or execution of documents is required to transfer a negotiable instrument or any share to purchaser under this Chapter, such document shall be executed or endorsement shall be made thereon by the Recovery Officer.
- **150. Form.--** Any notice, proclamation, certificate or order to be issued under tins Chapter shall be in such Form as may be prescribed by ⁷⁵[Federal Board of Revenue], in annexes to these rules or otherwise. In case the ⁷⁶[Federal Board of Revenue] has not prescribed any of such Forms, it shall be in such form as adopted by the Recovery Officer.

⁷⁵ Substituted for the words "Central Board of Revenue" by Notification No. S.R.O 530(1)/2008, dated 11 June, 2008, w.e.f. Ist day of July, 2008 reported as PTCL 2008 st 1882

⁷⁶ Substituted for the words "Central Board of Revenue" by Notification No. S.R.O 530(1)/2008, dated 11 June,2008, w.e.f. Ist day of July, 2008 reported as PTCL 2008 st.1882.

Sales Tax Rules 2006 ⁷⁷[CHAPTER XII]

SPECIAL PROCEDURE FOR ACCESSING THE COMPUTERIZED SYSTEM

150A. Application. -- The provisions of this Chapter shall apply to persons authorized as users of the computerized system under section 50A of the Act.

- **150B. Authorization. --** (l) A person desirous to be authorized as user of computerized system under this Chapter may apply to the Board, ⁷⁸[by visiting the website https://e.fbr.gov.pk].
- (2) Upon scrutiny of the information provided by the applicant, the Board may grant authorization to the applicant or refuse the application after giving the applicant a reasonable opportunity of being heard.
- (3) No person shall access the computerized system for transmission to or receipt of information therefrom, unless authorized as aforesaid.
- **150C.** Unique User Identifier. -- Every person authorized as user of computerized system shall be allotted a 'Unique User Identifier' for his identification in relation to accessing the computerized system for transmission to or receipt of information therefrom.
- **150D.** Access to computerized system. -- Subject to the conditions, restrictions and limitations, as may be prescribed by the Board, the authorized user shall access the computerized system for transmission to or receipt of information therefrom:

Provided that the Board may impose any additional conditions upon any authorized user or class of authorized users for accessing the computerized system or to maintain confidentiality or security thereof:

Provided further that the Board may require an authorized user or class of authorized users including their accredited agents to use any additional electronic security including digital certification for electronic filing of return or any other declarations.

150E. Responsibility of the user.-- The authorized user shall be responsible for security and confidentiality of the 'Unique User Identifier' allotted to him and where any information is transmitted to the computerized system using a 'Unique User Identifier', the transmission of that information shall be sufficient evidence that the authorized user to whom such 'Unique User Identifier' has been issued has transmitted that information.

150F. Cancellation of registration. -- (1) Where the Board is satisfied that any user authorized to use the computerized system has,--

⁷⁷ Chapters XII, XIII, & XIV added by Notification No. S.R.O 470(1)/2007, dated 9th June,2007,w.e.f.1st day of July, 2007,reported as PTCL 2007 St.1726

⁷⁸ Substituted for the expression "at such time and in such manner, as may be prescribed" by Notification No. S.R.O 530(1)/2008, dated 11 June, 2008, w.e.f. Ist day of July, 2008 reported as PTCL 2008 st.1882.

- (a) failed to comply with any of the conditions prescribed by the Board; or
- (b) acted in contravention of any of the provisions of the Act or this Chapter; or
- (c) failed to take adequate measures for security and confidentiality of the 'Unique User Identifier'; or
- (d) been convicted in an offence under this Act or any other law for the time being in force; may cancel the authorization of that user after affording him an opportunity of being heard.
- (2) Pending consideration whether an authorization be cancelled under sub-rule (I), the Board may suspend the authorization.

150G. Recording of transmissions.-- The Board shall keep record of each transmission sent to or received from an authorized user, for a period of five years from the date of such transmission or receipt.

150H. Scrutiny of records.-- An officer or officers of Sales Tax, authorized by the Collector in this behalf, may examine records maintained by an authorized user, whether electronically or otherwise, in relation to a specific transaction or to verify adequacy or integrity of the system or media on which such records are created and stored.

CHAPTER XIII

ELECTRONIC INTERMEDIARIES

150I. Application. -- This Chapter shall apply to the persons appointed as e-intermediaries by the Board under sub-section (I) of section 52A of the Act to electronically file return and such other documents as may be prescribed from time to time, on behalf of a person registered under section 14 of the Act.

150J. Appointment of e-intermediary.-- (l) A person having sufficient information technology infrastructure and professional experience in the field of providing taxation services, desirous of being appointed as e-intermediary, shall apply to the e-declaration administrator on the format prescribed in STR-20:

Provided that for the purposes of this rule, the 'professional experience', shall mean any of the following, namely:--

- (a) a firm or sole proprietorship approved to practice by the Institute of Chartered Accountant of Pakistan or Institute of Cost and Management Accountants of Pakistan; or
- (b) a person appointed as authorized representative under Chapter IX of the Sales Tax Rules, 2006,
- (c) a person or firm approved to practice as Income Tax Practitioner under the Income Tax Ordinance, 1979; or
- (d) any other person approved by the Board.
- (3) The e-declaration Administrator, after receipt of application for appointment as e-intermediary, and after verification, as aforesaid, shall forward the application along with his specific recommendation to the Board for appointment of the applicant as e-intermediary.
- (4) The Board, after receipt of the recommendations from the e- declaration Administrator, may appoint the applicant as an e- intermediary and issue him a unique user identifier, subject to such conditions, restrictions and limitations, as may be prescribed:

Provided that the Board may refuse to entertain an application for appointment as eintermediary for reasons to be recorded and conveyed in writing.

(5) In case of any change in the particulars or information provided by the e-intermediary in the application for registration, he shall immediately inform the concerned e-declaration Administrator about such change.

150K. Cancellation of appointment. — (1) Where the Board is satisfied that the e-intermediary has--

- (a) failed to comply with any of the conditions prescribed by the Board; or
- (b) acted in contravention of any of the provisions of the Act or these rules; or
- (c) failed to take adequate measures for security and confidentiality of the Unique User Identifier; or
- (d) been convicted in an offence under the Act or any other law for the time being in force;

the Board may cancel the appointment of such e-intermediary after affording him an opportunity of being heard.

- (2) Pending consideration whether the appointment of the e-intermediary be cancelled under sub-rule (1), the Board may suspend the appointment.
- (3) An e-intermediary who intends to surrender his appointment, shall file an application to this effect to the Board.
- (4) The Board may, on receipt of an application referred to in sub- rule (3), cancel the appointment of the e-intermediary after necessary inquiry, as it may deem proper to conduct.
- **150L. Procedure to be followed by registered persons. --** (1) A registered person, may authorize an e-intermediary, duly appointed by the Board, to furnish e-declarations on his behalf, under intimation to the e-declaration Administrator having jurisdiction.
- (2) The e-intermediary shall generate hard copy of the declaration in duplicate which shall be signed and retained by both the registered person and the e-intermediary.
- **150M. Procedure to be followed by e-intermediary.--**The e-intermediary shall digitize the data of e-declaration, duly signed by the registered person and electronically transmit the same to the computerized system in the manner prescribed under Chapter XII of these Rules.
- **150N. Responsibilities of e-intermediary.** -- (1) The e-intermediary shall be responsible for security and confidentiality of the 'Unique User Identifier' allotted to him, and where any e-declarations is transmitted to the computerized system by using his 'Unique User Identifier', transmission of that e-declaration shall be deemed to have been transmitted by the e-intermediary to whom such 'Unique User Identifier' has been allotted.
- (2) The e-intermediary shall retain the data relating to all e- declarations transmitted by him electronically on behalf of a registered person, for a period of five years following the date of such declarations.

⁷⁹[(3) Where an e-intermediary has retained a printed copy of the return electronically transmitted by him duly signed by the representative of the registered person as stipulated in rule 150M, he shall be deemed to have transmitted the return, in good faith and the provisions of subsection (5) of section 52A of the Act shall not be applicable.]

150O. Responsibility of e-dec1aration Administrator.-- Without prejudice to the foregoing provisions, an e-declaration Administrator shall ensure compliance by e-intermediary operating within his jurisdiction including the verification about their credentials, any complaints received against the e-intermediaries and such other matters as he may deem fit and inform the Board wherever required.

150P. Scrutiny of records.-- (I) An Inland Revenue Officer, authorized by the Collector in this behalf, may examine records maintained by an e-intermediary, whether electronically or otherwise, in relation to a specific transaction or to verify adequacy or integrity of the system or media on which such records are created and stored.

(2) In case any discrepancy or irregularity is committed by the e- intermediary, he shall be liable to imposition of penalty prescribed under the Act or rules made thereunder.

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⁷⁹ Sub-rule (3) added by Notification No. S.R.O 849(1)/2008, dated 13th August, 2008, ,reported as PTCL 2009 St.284.

CHAPTER XIV

SPECIAL PROCEDURE FOR ISSUANCE OF ELECTRONIC SALES TAX INVOICES BETWEEN BUYERS AND SELLERS

- **150Q. Application.--**The provisions of this Chapter shall apply for electronic transmission of sales tax invoices by the registered persons who opt to do so in the manner specified hereunder.
- **150R.** Eligibility to use electronic invoicing system.-- Every registered person who is engaged in making supply of taxable goods or providing or rendering taxable services and wishes to use electronic invoicing system shall seek prior authorization, in writing, from the concerned Collector before issuing electronic invoices.
- **150S. Issuance of electronic invoice and record.** (l) The registered person shall issue an electronic sales tax invoice for every taxable supply made by him, containing such information as required under section 23 of the Act. The registered person shall also retain the record and documents for a period of five years on electronic media as provided under section 24 of the Act.
- (2) A sales tax invoice may be generated and transmitted electronically where the authenticity of the origin and integrity of the invoice data are guaranteed by means of either an advanced electronic signature or electronic data interchange (EDI) or by any other means as approved by the Collector.
- **150T.** Transmission of electronic invoice to the Collector.--The registered supplier making supplies under this Chapter shall simultaneously transmit a copy of all such electronically issued invoices to the Collector of Sales Tax having jurisdiction.
- **150U.** Use of formats and controls over transmission of electronic invoices.-- (1) The registered person may use any electronic invoice message format provided it contains all the information specified under section 23 of the Act.
- (2) The invoice shall be transmitted in a secure environment, using industry accepted security technologies in respect of messages as well as communication links and networks over which the invoice is transferred.

- (3) During the transfer of invoice data between the supplier and the buyer, the registered person shall ensure,--
 - (a) completeness and accuracy of the invoice data;
 - (b) timeliness of processing;
 - (c) usage of necessary security measures for authenticity and integrity of data; and
 - (d) prevention of duplication of processing by the recipient.
- (4) The registered person shall invariably maintain a back-up data to overcome any possible system failure or loss or corruption of data.
- **150V.** Conditions for electronic storage. -- (1) The registered person shall ensure the authenticity and integrity of the data during and after application processing and use all electronic or procedural means to prevent loss and corruption of data during the storage.
- (2) The invoice data shall be stored in such manner that information at the time of original transmission of invoice is re-created at the time of departmental audit.
- **150W. Audit.** -- (1) The registered person shall allow access to the record and documents maintained in electronic form as and when required by an Inland Revenue Officer as provided under section 25 of the Act.
- (2) The Inland Revenue Officer shall have access to--
 - (a) the operation of any computer system which generates or receives sales tax invoices;
 - (b) supporting documentation including file structures, etc., operational and technical manuals, audit trail, controls, safe keeping and information on how the accounting system of the registered person is organized; and
 - (c) business intelligence tools to scrutinize the information available on the system.
- (3) The Inland Revenue Officer shall be allowed to obtain any information from the system in any format, and for this purpose the registered person shall provide,--
 - (a) physical access to system at his premises; and
 - (b) indirect access providing information on electronic media, or possibly via remote access.
- **150X.** Same conditions to apply in respect of buyer for receiving electronic invoices.-- (1) The registered buyer who receives electronic invoices from the registered supplier shall fulfill the same criterion and conditions for storing them, as are specified for the supplier in this Chapter.

- (2) In case the buyer wishes to store the electronic invoices received from the supplier in a paper-based system, he can do so after obtaining necessary approval from the Collector of Sales Tax having jurisdiction.
- **150Y. Failure to meet the conditions for electronic invoicing system.** -- If the registered person has issued and stored invoices electronically but has failed to meet the conditions relating to the prescribed procedure, besides other legal actions which may be taken for such failure, he shall be required to issue paper invoices till such time the Collector is satisfied that the electronic system of the registered person is capable of doing the job.
- **150Z.** Provisions of Electronic Transactions Ordinance, 2002, to apply.-- All the provisions of Electronic Transactions Ordinance, 2002 (LI of 2002), relating to the recognition of documents, records, information, communication and transaction in electronic form, accreditation of certification service providers and for matters ancillary thereto, shall apply.]

⁸⁰[CHAPTER XV REPEAL

151. Repeal.--The Sales Tax Rules, 2005, the Electronic Filing of Sales Tax Return Rules, 2005, and the Sales Tax Refund on Zero-Rated Supply, Rules, 2006, are hereby repealed.]

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⁸⁰ Substituted for Rule 151 by Notification No. S.R.O 470(1)/2007, dated 9th June, 2007, w.e.f.1st day of July, 2007, reported as PTCL 2007 St.1726

Sales Tax Rules 2006 [STR-1]

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ı	2	= 5	Apply [New Registr	ration (for In-	come Tax, Sale	s Tax, Federal	Excise, I.T W/H Ag	ent or S.T W.H	Agent)		Current NTN	
1	1		For	ST or FED F	Registration,	, who already h	ave NTN	Change	in Particulars	Duplicate	Certificate		□.□
1	3	Category	Company	Compi	any Type	Pvt. Ltd	Public Li	td. Small Co	omnany	Trust	Unit Tr	D.	lodarba
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	4	Status	Resident	No.	n-Resident	Coun	try of Non Resident				y or persons round	o under a foreign	
1	5	CNIC/PP No.				[for Ind	vidual only , Non-Res	idents to write Passport f	No 1	Ge	nder [Male Fe	male
П	6	Reg./ Inc. No.				[for Cor	reparty & Registered A	OP only]		Birt	h/ Inc. Date _	6.000.0	
ı	7	Name	Name of Registered	Person (Compan;	y, Individual or A	AOP Name)							
1	8	Address					isiness Address	for Individual & AC	P. for all corres	pondence			
1	П		Office/Shop/House /	Flat /Plot No	Street/ Lane	/ Plaza/ Floor/ Villag	0				look/ Mohala/ Sector/ Ro	ad/ Post Office/ etc	
1	П		Desciona	MYVED-1909	District								
2	9	Principal Activity	Province		District			City/Tehsil		A	rea/Town	-	Activity Code
Registry	10	Register for	Income Tax	Sale	es Tax	Federal E	xcine Dwir	hholding agent for I/Ta	y Dwinba	iding Appet for S.C.	x Revision	NIO I	
100	Н				in deep		Ц	and a gent for a re-		ding Agent for Stri	ix Revision	4	MRC HOLD
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ntati	12	Phone	Province		District			City/Tehsit			ea/Town		
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S.	13	E-Mail	-								-Mail address for a	ull correspondenc	:e)
1	14	Total Director	/Shareholder/Partner	P	Yease provid	de information	about top-10 Dir	ectors/Shareholder	s/Partners		Total Capital		
iner	15												Action (Add/ Remove
Parl	15	Type NTN/CNIC/ P	assport No.	Name of Dire	ector/Share	eholder/Partne	r				Share Capit	tal Share 9	6
Director/Shareholder/Partner	П												-
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S.													-
ecto													
	16	AND THE	THE STATE OF	All Other S	hareholders	s/ Directors/Par	tners (in addition	to 10)					
Other Activities	17	Activity Code		Other Busine	ess Activitie	s in addition t	to the Principal	Activity given at	Sr-9 above				Action (Add/ Close)
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her	Н	HAT QUESTION											
ō	18	Total busi	ness/branches										
	19	Bus/Br. Serial	ness/branches	Prov				vetc., use additions		form if needed			
	20	Bus/Br. Type			Action Re	Business/ Br		Change	Close				
	П	Address	HQ/Factory/Showroon	m/Godown/Sub Off	f./etc.								
sa			Office/Shop/House /FI	lat /Plot No	Street/Lane/I	Plaza/ Floor/ Village				Bic	ck/ Mohala/ Sector/ Road	d/ Post Office/ etc	
Branches	21	Nature of	Province		District			City/Tehsil		An	na/Town		
	-	Premises Posses	sion Owned	Rented	Others	Owner's CNI	C/NTN/FTN		c	owner's Name			
ness	22	Electricity Ref. No	х	N.E.R.	(5.23)	Gas C	onnection install	ed Yes	No Gas	Consumer No.	United the second		
Business/	23	Phone No.	Area Code	Number		Busine	ss/ Branch Start	Date		Business/ E	Iranch Close Date,		
\vdash	24	Total E	Bank Accounts		ride detaile -	of all bank acco	unts use addition	onal copies of this f	loom if no set	if applicable			
unts	25	Account Sr.		FibV	Action Re		Add A	Change	Close				
Bank Accounts	26	A/C No.			A/C Title				.—1.77.777		Туре		
nkA	27	Bank Name			City		1	Branch					
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oyer	29	NTN/ FTN	Ţ.	-	Name								
Employer	30	Address									City		
	31	I, the undersigned	solemniv declare	that to the bu	est of my kn	owledge and h	elief the inform	tion given above is	named	notate to the		AND COMPANY AND COMPANY	
tion		address or the add	dress given in the	registry portio	on will be ac	cepted as lega	notice served u	inder the law.	correct and con	npiete. It is furthe	er declared that any	y notice sent on the	he e-mail
Declaration	32												
Dec		Date		CNIC/ Passpo	rt No.		Na	me of Applicant			SIGNAT	TUDE:	-

F	FBR	Government of Pakistan Federal Board of Revenue Taxpayer Registration Form	STR-1
2016		FILLING INSTRUCTIONS	☎ 051 111-772-772
1	Sheet No.	Usually only one sheet of this form is sufficient. However more sheets will be needed in case of more than 1-Busines Activities or more than 1-Bank Accounts. For example, if 2-more sheets are attached then the first will have Sheet 1 of	ses/Branches, more than 5-Business of 3, and so on upto Sheet 3 of 3. If no she
1	Application No.	is attached, then write Sheet 1 of 1. This field is for official use. All the grey fields are for official use and should be left blank by the applicant.	
1 2	Application Type	Tick (v) the relevant box. If the box for change in particulars is selected the current NTN should also be provided. G	rou hav is for check digit
1		If a person has already obtained NTN and now wants to apply for Sales Tax/ FED, he should tick ($$) Apply for Sales	
1		If application is issuance of Duplicate Certificate, then Current NTN should also be provided. Current Certificate shou	
3	Category	Check (v) the relevant box showing the Person Category as Company, AOP or Individual. If Category is selected as	Company or AOP then one of the types
4	Status	Company/AOP should also be checked (v). Check the Status as Resident or Non-Resident. In case of Non-Resident the Country of Non-Resident Person shou	ld also be written.
5	CNIC/ PP No.	All Resident Individuals should write CNIC Number and Non-Resident Individuals should write Passport (PP) Num	
1	Gender	In case of Company and AOP this column should be left blank. Gender is required only for Individual, for Company and AOP it should be left blank	
6	Reg./ Inc. No.	In case of Company, write SECP incorporation number. In case of AOP write the registration number of AOP if available	ble, otherwise leave it blank.
1,	Birth/ Inc. Date Name	Individual should write the Birth Date and Company/AOP should write the date of incorporation/formation	
		Name of Registered Person. Individual should write the name as appearing in the CNIC/ Passport, Company should AOP should write the name as shown in the AOP Agreement.	
	Address Principal Activity	Company should write the address of Registered Office, Individual and AOP should write Business/Mailing Address Principal Activity of the Person being registered should be written here, in case of multiple business activities the Principal Activity of the Person being registered should be written here, in case of multiple business activities the Principal Activity of the Person being registered should be written here.	
1	Principal Activity	should be determined on the basis of major revenue generating business activity. Detailed list of Business Activities of	an be accessed from FBR's web site
1		http://fbr.gov.pk or https://e.fbr.gov.pk. Individuals having only salary income should write Salary Income as Principal profession as Principal Activity or Other Activity as the case may be.	Activity. Professionals should specify the
1	Activity Code	Activity Code is for official use, applicant should leave it blank.	
10	Register for	Tick (v) the relevant boxes. All the relevant boxes should be checked.	
	Revision N ^e	This is for official use, and should be left blank by the applicant.	
11	Rep. Type	"Representative as defined u/s 172" or "Authorized Representative in case of Company not having Permanent Estat the Income Tax Ordinance 2001.	olishment in Pakistan, as defined u/s 223°
	In Capacity as	Capacity in which Representative/ Authorized Representative is mentioned as defined u/s 172 or 223(2) of Income 1	ax Ord. 2001
12	Phone, Mobile, Fax	Phone, Mobile and Fax number of the Legal Representative or Individual (in case of Self) should also be written. Fax	number is optional.
	B E-Mail	E-Mail address of the legal representative should be written here, which will be used to serve legal notices and corres	pondence
14	Total No. of Directors Total Capital	Total Number of directors/shareholders/partners of the business. Total Capital of the business and shareholder wise share to be provided in case of Company. Particulars of all Partners.	rs should be provided for AOP
15	Type of Identification	Type of Identification: N=> NTN, C=> CNIC, P=> Passport Number, M=> CNIC number issued in Form-B by NADRA	in case of Minors
	NTN/CNIC Name of Director	NTN/ CNIC of all the shareholders/ directors/ partners should be provided in this portion. More sheets should be added Name of Director/Shareholder/Partner.	d for more than 5.
16	Capital Share %	Capital share of owner in terms of capital amount, for Company only	
16	Others	%age of share will be calculated by the system on the basis of share value provided in the capital column Others Share of owners in terms of capital amount	
17	Activity Code	Activity Code is for official use, applicant should leave it blank.	
CHAIRE	Business Activity	Detailed list of Business Activities can be accessed from FBR's web at site http://fbr.gov.pk.or.http://e.fbr.gov.pk. Do 9. Hence if there is no activity other than the Principal Activity, then this portion should be left blank. More activities or	
		Request as explained at Sr-2 above.	in be added later through the Change
	Total Business/branches	Total Number of Businesses/ Branches, details of which should be provided in the following columns.	and the second second
19	Business / Branch Sr. Action Requested	Serial Number of the Business/ Branch. Separate sheets are required to provide information about each additional bu Check (√) the relevant box as Add Business, Change Particulars or Close Business/ Branch	siness/ branch including HQ
20	Business/Branch Type	Type of Business/ Branch such as Head Office, Sub-Office, Factory, Show Room, Godown, Sub Office, Outlet, etc.	
I.,	Business/ Branch Name Nature of Premises	Write name of the Business or Branch in accordance with the Business Branch Type selected	
	Electricity Reference No.	Nature of Premises Possession as Owned, Rented or Others, along with CNIC/NTN/FTN and Name of the Owner shi Electricity Consumer number of the connection installed at the business/ HQ/ branch premises	ould be written
	Gas Connection installed Gas Consumer No.	Tick the relevant box, showing the gas connection installed at the premises	
23	Phone No.	If Gas connection is installed, then write here Gas Consumer number of the connection installed at the business/ brail. Phone number with area code should be written for the Business/ Brach written at Sr. 20.	nch premises
1	Business/Br. Start Date	Start Date of the Business/ Branch, date should be written in the format of DD-MM-YYYY.	
24	Business/Br. Close Date Total Bank Accounts	Closing Date of the Business/ Branch. This is applicable only when Close Business/ Branch is selected as Action F Total Number of Bank Accounts, details of which should be provided in the following columns	Requested
	Account Sr.	Serial Number of the Bank Account. Separate sheets are required to provide information about each additional bank of	eccount
26	Action Requested A/C No.	Check (√) the relevant box as Add Account, Change Particulars or Close Account Bank Account No. as allotted by the bank	
1.	A/C Title	Title of Account	
27	Type Bank Name	Check (v) the relevant box showing Account Type such as PLS or Current as the case may be.	
1	City	Write bank name in abbreviated form, e.g. MCB for Muslim Commercial Bank, NBP for National Bank of Pakistan, Ci Name of the City in which bank branch is located	ty Bank for City Bank
20	Branch Start Date	Name of the bank branch with branch Code	
120	Close Date	Start Date of the bank Account, date should be written in the format of DD-MM-YYYY. Close Date of the bank Account, in case the account is closed. This is applicable only when Close Account is select	ed as Action Requested
29	NTN/ FTN	NTN/ FTN of the Employer, in case of applicant having Salary Income as Principal Activity. (FTN = Free Tax Number	
20	Name	Name of Employer Address of Employer	
130	City	City of Employer's Head Office	
31	Declaration	Declaration to be signed by the applicant or his/her authorized representative.	
	Date	Date of signing the application, in the format of DD-MM-YYYY.	
	CNIC/Passport No.	CNIC/Passport No. of the applicant. Applicant can be the Person him/her self or his/her authorized representative have	ring written Authorization.
1	Name of Applicant Signatures	Name of Applicant as appearing in the CNIC/Passport. Signatures of the applicant.	
+	110 T 180 T	n be submitted as follows:	
		1) Duly completed application form along with copies of required documents can be submitted at any of the (13) Region	onal Tax Offices or TFCs.
1		2) Online application can also be prepared by visiting the FBR website https://e.fbr.gov.pk. Online tutorial for assistance	ce can also be downloaded.
		3) NTN Certificate should be received in person at RTO by the applicant or his authorized representative, after one we verification. At the time of receiving the NTN Certificate, Original CNIC should be shown. If an authorized representation	orking day of successful telephonic
		Original Authority Letter and original CNIC of the authorized person should be shown at the RTO/TFC Counter.	
1		 Request for Change in Particulars is also processed as described at Sr. 1-32 above. For Request of Duplicate Certificate, complete particulars should be provided. Current Certificate should be surrent 	harad if nunitable. If correct codification
		lost, then an affidavit on Stamp Paper of Rs. 10 should be attached with the application.	
1	Attachments	For all applications: Copy of the last paid Electricity Bill of the connection installed at the address given in the Registr	y Portion of the form (STR-1)
1		For Individual 1) Copy of CNIC/ Passport For Company 1) Copy of CNIC of Applicant 2) Copy of SECP Incorporation Certificate 3) Applications of all ow	nors if not alread, NWO
			ners, if not already NTN holder artners, if not already NTN holder
+	01) RTO Karachi, Opposite		
	02) RTO Lahore, Nabah R	10/1110	Islamabad, Blue Area
	03) RTO Peshawar, Jamru		List of TFCs available at
1	04) RTO Quetta, Chaman I		http://fbr.gov.pk

Sales Tax Rules 2006 [STR-3]

						rnment of al Board of				ST	TR-3	
	F	PAKISTAN			Taxpayer	De-Regis	tration Form					
Г	1	Sheet No.	of					Token	No. N°		Carlotte Carlotte	
	2		De-Register From	Income Tax	Sales Tax	Federal Excise	NTN	□ .□	STRN			
	3	Category	Company	Company Type	Pvt. Ltd.	Public Ltd. Society	Small Company Any other (pl specify)	Trust		nit Trust	Modarba	
Registry	4	Status	AOP Resident	AOP Type => Non-Resident	Country of	Firm Non Resident	Artificial Juridical Perso			formed under a	Toreign law	
Re	5	CNIC/PP No.					to write Passport No.]	87	ender	Male	Female	
	6	Reg./ Inc. No.			[for Company	& Registered AOP or	rlyl	Bi	rth/ Inc. Date			
	7	Name	Name of Registered Person	on (Company, Individual or A	OP Name)							
	8	Address	Registered Office A	ddress for Company	and Mailing/Busines	ss Address for I	ndividual & AOP, for all corre	spondence				
			Office/Shop/House /Flat /P	Yot No Street/ Lane/	Plaza/ Floor/ Village				Block/ Mohala/ Sec	tor/ Road/ Post Office	re/ etc	
			Province	District	a see account movers		ity/Tehsil		Area/Town			
	9	Principal Activity	Province	District			ryr rensu		Area I Own		Activity Code	
H			_	_	77 700 200							
Representative/ Authorized Rep.	10	Rep. Type	Representative	Authorized Rep	u/s In Capac	city as						
ized		CNIC/ NTN		Name							100000000000000000000000000000000000000	
utho	П	Address			Plaza/ Floor/ Village					W.C70-L-01		
Je/ A	П		Office/Shop/House /Flat /P		Block/ Mohala/ Sec	tor/Road/Post Offic	te/ etc					
ntativ			Province	District		0	ty/Tehsil		Area/Town			
rese	11	Phone	Area Code N	lumber	Mob	Area Cod	n Number		Fax Area Code	Numbe	er .	
Rep	12	E-Mail	03	#370900.		0.000000000			(e-Mail addres	s for all corresp	condence)	
Н	13	☐ Ceased	to carry on busine	ess								
ation	14	Supplies	s have become ex	empt (Give detail	s)							
gistra	15	Taxable	pplies have become exempt (Give details) xable turnover during the last 12 months has remained below the threshold									
e-Re	П	(a) Plea	(a) Please give the value of taxable supplies you made in last 12 month Rs.									
or D	П	(b) Plea	(b) Please give reason(s) for reduction in your taxable turnover (attach sheet, if necessary).									
Reasons for De-Registration	16	Transfer	r or sale of busines	on (Attach ==== A			□ M	nother	n /Atte-b	0		
Reas	10	=	Please Describe)	ss (Attacil proof)			Merger with a	inother perso	n (Attach pri	001)		
L	Ц	U Other (F	riease Describe)	9-								
ion	11						information given above is			further declar	red that any	
eclaration		notice sent on	ille e-maii audress	or trie address give	in in the registry p	ornon will be	accepted as legal notice s	served under t	ne iaw,			
Dec	18	Date	CNI	C/ Passport No.		Nam	e of Applicant	_	s	GNATURES	_	
H	H											
	19	☐ Above T	Faxpayer's Registra	ation is allowed for	or De-Registration	on with effect	t from Date	Serie Per	with	nermission	of this office.	
Area	П		t is being forwarde							permission	or trilo office.	
Official Area	20	Request	t regretted. Letter i	issued vide no.			Dated -	B - 13				
Offic	21	Name of RTG	O/LTU									
								-	ignature & S	eal of Taxati	on Officer	
	H								25.0			
Office	20	П					STATE OF THE PARTY OF					
9.0	22	☐ De-Regi	istration is done ar	nd verified in Reg	istration System	on						
Reg.								Signa	ture & Seal o	f Registration	on Officer	

STOCKS DECLARATION FORM

Name:	Date:
-------	-------

Description of taxable goods available in stock	Name and registration number of the supplier*	Sales Tax Invoice No. and date or name of customs station of clearance vessel name, IGM No. and date, Index No. BE, cash No. & date.	Value (exclusive of Sales Tax)	Sales Tax involved
(1)	(2)	(3)	(4)	(5)

^{*} In case of local goods, mention name and registration number of the supplier from whom such taxable goods were purchased during a period of 30 days prior to the date of application for registration. In case of goods imported during a period of 90 days prior to the date of application for registration, mention the exporter's name and country.

⁸¹[STR-5]



NTN Sales Tax Reg. No.

Category Status

CNIC/Passport No.

Reg./Inc. No. Name

Name Address

Principal Activity Other Activities Registered for

Representative's

CNIC Name

Birth Date:

Reg./Inc. Date:

E-Mail Address

Tax Office

This Certificate shall be prominently displayed at a conspicuous place of the premises in which business or work for gain is carried on. It is also required to be indicated on the signboard where it is affixed.

Note: The NTN must be written on all returns, payment challans, invoices, letter heads,

advertisements etc. and all correspondence made with the tax departments.]

⁸¹ Form STR-5 substituted by Notification No. S.R.O. 429(1)/2009, dated 2nd June, 2009. Earlier Form STR-5 was substituted by Notification No. S.R.O. 530(1)/2008, dated 11th June, 2008, w.e.f 1st July, 2008, reported as PTCL 2008 SL 1882 and amended by Notification No. S.R.O. 761 (1)12008, dated 19th July, 2008, reported as PTCL 2009 St. 41.

			STR-6
			[See rule 6(2)]
C. No		Date _	
M/s			
SUBJECT: <u>(</u>	COMPULSORY REGISTRAT	<u>'ION</u> .	
	hereas it has been ascertained the the reason that:	at you are liable to be	e registered under the Sales Tax
			;
opportunity to	o apply for registration in the for hand, if any, in terms of section he Sales Tax Rules, 2006 in the	orm attached with thi 59 of the Sales Tax A Form at STR-4 to the	refore, you are hereby given an s notice. You may also declare Act, 1990, read with rule 5(2) of Sales Tax Rules, 2006.
(a)	you shall be compulsorily reg of the Sales Tax Rules, 2006,		14 of the Act, read with rule 6 otice;
(b)	you shall render yourself liab Sales Tax Act,1990; and	le to penalty under c	clause 7 of section 33(1) of the
(c)	you shall also render yourself A of the Sales Tax Act, 1990.	liable to arrest and pro	osecution in terms of section 37
Encl. Registra	ation Form (STR-l)		
			Local Registration Officer Telephone: Fax: E-mail

iii.	NTN T	office (RTO/ LTU)		PARISTAN	CNIC (in cas	o of Individ	ual) STBN (Salan	Tax Registration No.)			
	NTN Tax C	office (RTO/LTU)			CNIC (in cas	e of Individ	(Sales	Tax Registration No.)			
1	Name				Normal Rev	ised	Monthly Quarterly	Tax Period (MMYY			
	Description				Gross \	/alue	Taxable Value	Sales Tax			
90 P	1 Domestic Purchases (exclu	iding fixed assets)		Annex-A		-		and the second second second			
	2 Imports excluding fixed ass		ommerc	cial imports) Annex-B	P 12 000		The second				
1	3 Capital/ fixed assets to be credit										
1	4 (-) Inadmissible input tax relation										
1	5 Input Tax for the month (1 +										
1	6 (+) Previous month credit br				1000 000	CONTRACTOR OF THE PARTY OF THE					
	7 Accumulated Credit (5 + 6)					STOCK OF THE					
ı	8 Supplies Made & Services			Annex-C		-					
ı	9 Exports			Annex-D	The state of						
B-	10 Extra Tax charged under C	hanter XIII of ST Sp	Procedu			Company of					
1	11 Output Tax (8 + 10)	., о, о, ор,			A CONTRACTOR						
ш-		Retail Turnover - for the Quarter Turnover									
	13 Electricity supplied to steel s			KWH -	x Rs.	6.00	CONTROL OF THE				
1	14 Re-rollable scrap sold by sh		NA.	1 Tons	x Rs.	4,848	THE PROPERTY OF THE PARTY OF TH				
1	15 Re-meltable scrap sold by si			Tons -	A 110.	A CALLERON					
1					1			THE INTEREST OF			
ı	6 Less: Sales Tax deducted by withholding agent 7 Debit for the month (11 + 12 + 13 - 16)										
H											
ш-			-	<u> </u>							
ж.	9 Sales Tax Arrears including Principal, Def Surch. & penalty 0 Whether excluded from Section 8B(1), under SRO 647(I)/2007 (Yes / No)										
88 -						1.	637110)	September 1			
я-	21 Admissible Credit - if 20 = Yes then 7; if 20 = No, then least of 7 or "90% of 11" or 17 22 Payable ST - if 17 > 21 then (17 - 21 + 18 + 19); otherwise 18 + 19										
ш-											
ш-					11 20 - 140 1116	11 (7 - 21)		and the same of th			
я-	4 Refund claim i.e. input consumed in zero-rated or excess of input tax as per rules 5 Balance Credit to be carried forward - if 24 < 23, then (23 - 24); otherwizero zero										
-											
-	6 Federal Excise Duty (FED) Payable / (FED Drawback) Annex-E										
-	27 Goods chargeable to Special Excise Duty (SED) Annex-C										
ŀ	(-) SED on inputs used in manufacturing of Goods supplied for domestic consumption (-) SED paid on goods used in manufacturing of Goods supplied (drawback)										
ŀ	9 (-) SED paid on goods used in manufacturing of Goods exported (drawback)										
1	0 Net SED Payable (27 - 28 - 29) 1 SED Arrears										
1	31 SED Arrears 32 Net FED Payable If 26 + 3	0 > 0 then /36 + 30 +	21\ ole	0.24				100			
ŀ											
1	33 FED/ SED Drawback if 26 4 34 PDL - Petroleum Developm		o), else :	2610							
1	 34 PDL - Petroleum Developm 35 Total Taxes Payable (22 + 										
1	36 Tax paid on normal/ origin		in case	of revised return)							
1	37 Balance Tax Payable/ (Ref		case	or revised return)							
1				Rank	Control of the same		Branch	THE RESERVE THE PARTY OF THE PA			
	- Daniel Control of Paymon	torrorana ruo		Bunk	holder of CN		Dianon	The second second			
	I										
+	Hond of Assessmt T	Date		Stamp							
1	Head of Account	Amount			CPR No.			Amount			
1	B02341 - Sales Tax		-								
ľ	B02366 - Sales Tax on services		-		HOUSEINGE						
	R02367 - FED in WAT mode		- del	3							
	B02485 - FED Excluding Natural Gas		- Bank								
1	B02501 - FED on Natural Gas		- Pa	5		IQUUI :					
ш			P LL								
4	C03901 - PDL		- 1			Total Ar	nount in Figures				

Form STR-7 substituted by Notification No. S.R.O. 761(1)/2008, dated 19th July, 2008, reported as PTCL 2009 St. 41. Earlier Form STR-7 was substituted by Notification Nos. S.R.O. 530(1)/2008, dated 11th June, 2008, w.e.f. 1st July, 2008, reported as PTCL 2008 St. 1882, S.R.O. 1000(1)/2007, dated 29th September, 2007, reported as PTCL 2008 St. 632, w.e.f. 8th September, 2007 and S.R.O. 824(1)/2007, dated 16th August, 2007, reported as PTCL 2008 St. 543, w.e.f.1st July, 2007.

STR-7 (Continued...)

(b) for Annexes-A,C, and E the following shall be substituted, namely:--

Annex-A

NTN					STRN	1			Tax Pe	eriod MM-Y
Name of Registe	red Perso	n								
S. Parti Nr.	culars of	f Supplie	ers	Invoice / Debit / Credit Notes Month (MMYYYY)	No. of Invoices/ Debit/ Credit Notes	Value of Purchases Excluding S/Tax	Sales Tax	1% SED	Extra tax (paid under Chapter XIII of ST Sp.	Sales Tax Withheld as Withholding Agent
Name	NTN	STRN	CNIC						Procedure	
	-									
Total purchases	made from	Un Pagista	rad parsan		-					
Total (Net after inco and reducing the pu person, if any)	rporating th	ne Debit/ Cre	edit Notes							
CATEGORY WIS	SE SUMM	ARY:							Value	Sales Tax
Taxable Goods									Turus .	Caroo rax
@ 16% (e:	xcluding fi	xed asset	s)							
@ 18.5% (e:	xcluding fi	xed asset	s)							- 4
@ 21% (e:	xcluding fi	xed asset	s)							-
Fixed Assets										
Third Sched									WHEN THE PER	3
Taxable Services	purchase	ed (includi	ng provir	cial tax and FE	D in Sales T	ax mode)		1		
@ 16%	_									-
@ 19.5%										-
Others (Pl. speci	ty)									
Zero-rated DTRE										North Edward
									-	De la
Other local z		se/earvice	e							
Steel Sector: Tax				ricity bill			141	va i		
CNG Dealers: Na				norty bill				VH		
CING Dealers: No	aturar yas	pulchase	u				Tax paid at 25	0%		

Notes

- 1) Supplier-wise summary should be provided for all purchases including zero-rated purchases made from registered persons.
- 2) Supplier-wise summary is not required to be submitted by retailers and CNG dealers and in respect of those purchases on which registered persons operating under special procedures are not entitled to claim input tax credit.
- 3) 'Others' category also covers purchases made from unregistered persons and should also include purchases for which no separate column is provided.

ST	R-7	,
(Continue	ed))

ANNEX-B

SUMMARY OF EXPORTS

NTN:	9999999-9	STRN:	Tax Period:	MM-YY
Name (of Registered Person			

S.	Particulars of GD Ex	.)	Sales Tax	Import	Value	Sales Tax	2% Sales	1 % SED		
NO Collectorate		GD Type	GD	GD	Rate	Type	for	at	Tax on	
			No.	Date			Sales Tax	Import Stage	Commerci al Imports	
							Iux	Buge	ui imports	
	Total									

STR-7 (Continued...)

							-				
					SUI	MMARY OF	DOMES	TIC SALES			Annex-C
					STRN					Tax Per	riod MM-YY
NTN	1000				STRIN		1110(=)				
Nam	e of Register	red Person	1							***************************************	
S. Nr.		II as Un-	ers (Regi Register Consum	ed, ers)	Invoice / Debit / Credit Notes Month (MMYYYY)	No. of Invoices/ Debit/ Credit Notes	Value of Supplies Excluding S/Tax	Sales Tax	1% SED	Extra tax (charged under Chapter XIII of ST Sp. Procedure	Sales Tax deducted by Withholding Agent
	Name	NTN	STRN	CNIC		1 1		PAR IN EIGH		11000000	
T-4	Sales Made to al (Net after	end-cons	umers	Dobit/ Cr	odit		Mad Inuo				
	es, if any)	ilicorpora	illing the t	Jebiu Oi	cuit		-	- 1	-	-	
1400	03, 11 u11 <i>j</i> /										
CAT	EGORY WIS	SE SUMM	IARY:							Value	Sales Tax
_	11 0 - 1-1	0	<i>x</i>								5 / St. 1 36-17 (4)
Tax	able Goods 8	s services								BANKS BUSSEN	S = 2 - 1
_	@ 16%										-
_	@ 18.5% @ 21%										
_	@ 25% (Na	tural Gas	supplied t	o CNG d	ealers)						
-	Third Sched	tule Good	s	0 0110 0	00.000						-
Tay	able Service	s rendere	d (includin	a provinc	cial tax an	d FED in Sale	es Tax mode	2)		T their	in in the
100	@ 16%	0 10110010	(11.11.11.11.11.11.11.11.11.11.11.11.11.	VI-							-
	@ 19.5%				and the Carrier					E E II SII	-
Oth	ers (Pl. spec	ify)									
	o-rated										
	DTRE										
	Other local	zero-rateo	d								
Eve	mnt sunnlies	elsenires	e de la companya del companya de la companya del companya de la co								

nvoices issued under special procedures

Notes: Proposed to be changed as follows:

[1) The buyer-wise summary should be provided for all taxable sales including zero-rated sales made to registered and un-registered persons.

Tax invoiced

- 2) The buyer-wise summary is not required to be submitted by retailers and CNG dealers.
- 3) 'Others' category covers supplies for which no separate column is provided.
- 4) 'Invoices issued under special procedures' reflect sales tax for which sales tax liability is discharged under special procedures and tax on invoice does not form part of output tax.

	STR-7
(Contin	nued)

ANNEX-D

SUMMARY OF EXPORTS

	NTN:	9999999-9	STRN:			Tax Period:	MM-YY
	Name of	f Registered Perso	n				
S.		Particulars of G	D Exports (Mac	chine No.)		Value of Exports i	n Pak Rupees
NO	C	Collectorate	GD Type	GD No.	GD Date		

S.	Particulars of G	Value of Exports in Pak Rupees			
NO	Collectorate	GD Type	GD No.	GD Date	
		• •			
	To				

	FEDERA	L EXCISE	<u>s</u>					Annex-E
N	xxxxxxxxx Name of Ta	xpayer xxx	(XXX	(XXXXX		J	ax Period	MM-Y
					Value/ Quantity	Rate	FED	
isable goods supplied/ services pro	vided (a)							
	(b)			A CONTRACTOR OF THE CONTRACTOR				
	(c)							
eral Excise Duty on Natural Gas su	Annex - I							
isable goods exported								
o-rated supplies								
mpt supplies								
FED paid on goods used in manufa	acturing of Goods supplied for	domestic	con	sumption			0 1/2 1 1 1 2 3 1 1 3 3 3 3 3 3 3	
FED paid or production of Natural (sumption				117	- 17 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
able FED - Add 1 to 10 minus 11(a								*
FED paid on goods used in manufa	cturing of Goods exported (dra	awback)				1110	0 1/100 00 100 0 1/100 00 00 0 1/100 00 00 0 1/100 00 00 0 1/100 00 00	
al FED (12 - 13)								
) Arrears		F	ED	liability due to	late filing			
cipal amount		1144714	19 l	Default surcha	rge			
ault surcharge				Penalty			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	
alty	A CONTRACT OF THE CONTRACT OF		-	Surcharges			V/2000	
O (ARR) (Add 15 to 17) FED Payable / (Net FED Drawba	ck) (14+ 18 + 22)	w	22	FED (SUR + P	EN) (Add 19 to 21)			*

		PPLIED	AL GAS SUF	ARY OF NATUR	WELL WISE SUMM		
Tax Period MM-YY			xxxxxxx	ne of Taxpayer xxxx	xxxxxxxxxx Nam		NTN STRN
Amount of FED Paid (Rs.)	Rate	Quantity	UoM	Province	Location / City	Name of Well	Sr,
							1
							2
					P S P P P		3
							4
			A STATE OF THE STA				5
	-						6
			Total				7

⁽d) in Annex-F, in the table under the heading "Col 1 to 6. Excisable goods supplied / services provided.", the serial 34 and 35, and the entries relating thereto in column (2) shall be omitted; and.

INSTRUCTIONS HOW TO FILL UP THE RETURN

- 1. These instructions are illustrative only and have no effect upon the provisions of the Sales Tax Act, 1990 or the Federal Excise Act, 2005.
- 2. This return is required to be filled by all persons registered under the Sales Tax Act, 1990 and the Federal Excise Act, 2005.
- 3. Instructions relating to different parts of the return are given below, namely:-Sales Tax Rules, 2006

REGISTRY

CNIC

The registered person having the status of 'individual' or 'proprietor' is required to mention his Computerized National Identity Card number. In all other cases this information can be skipped.

Normal/Revised

Normal return means the first return filed for any specific tax period. A revised return can be filed under sub-sections (3) and (4) of section 26 of the Sales Tax Act, 1990. While filing the revised return, the taxpayer shall check the relevant box and fill in all the relevant data for the month including the columns which were correctly filled in the normal return.

Monthly/Quarterly

All registered persons are required to file return on monthly basis, except retailers, CNG dealers and dealers of specified electric goods operating under special procedures.

Tax Period

The tax period has to be mentioned in the format "mm yy". For example, July 2009 is to be mentioned as " $\begin{bmatrix} 0 & 7 & 0 \end{bmatrix}$ 9 ". The persons filing the quarterly return shall mention the last month

of the quarter. For example, in case of quarter June to September 2009 2008', the month of September 2009 st $| \mathbf{0} | \mathbf{9} | \mathbf{0} | \mathbf{9} |$ entioned as " ".

SALES TAX CREDITS

Col. 1. Domestic Purchases (excluding fixed assets)

All purchases should be mentioned here. Gross Value means total value of all purchases including taxable and otherwise. Value of taxable purchases would come under "Taxable Value". In case of electronic filing, these fields would be automatically filled based on summary of purchases in Annex A of the return.

Col. 2: Imports (excluding fixed assets).

This column would also be filled on the basis of details of imports as provided in Annex B.

Col. 3. Capital/fixed assets to be credited at 1/12th of accumulated amount

The accumulated amount' is the admissible input tax paid on fixed assets during the relevant tax period and previous eleven tax periods. This amount should be divided by 12 to obtain the input tax deductible during the relevant tax period.

- **Col. 4. Inadmissible input tax relating to exempt supplies/non-taxed services etc:-** The input tax which is attributed to exempt supplies or to non-taxable services is to be mentioned here. Any other input tax which is not admissible as credit is also to be included. If any part of input tax relates to both taxable and exempt supplies or services, inadmissible input tax is to be calculated in accordance with Chapter IV of these rules.
- **Col. 6. Previous month credit brought forward:-** This is the amount of tax which could not be adjusted in previous month and should strictly be the amount mentioned in the column 'Balance Credit to be carried forward' in the return for the preceding tax period. It is to be noted that previous month's refund claim should not be included in this column.
- **Col. 7. Accumulated Credit:-** This is the total input tax available for adjustment against output tax. This is the sum of total admissible input tax for the month plus credit brought forward from the previous month.

SALES TAX DEBITS

- **Col. 8. Supplies Made & Services Rendered:-**Value of sales and services shall be based on entries made in Annex C. It may be noted that the services chargeable to sales tax under provincial ordinances and the services subject to FED in VAT mode are to be included in the said Annex. For example courier services and domestic air travel services etc.
- **Col. 10. Extra Tax:-**The manufacturers and importers charging extra tax under Chapter XIII of the Sales Tax Special Procedures Rules, 2007, or otherwise, shall mention the same in Annex C and the total figure shall appear against this column.
- Col. 12. Retail Turnover for the Quarter:-The registered persons operating retail outlets are required to pay sales tax on total turnover of such retail outlets. The retailers shall discharge their liability through quarterly return as per formula given in Chapter II of the Sales Tax Special Procedures Rules, 2007. However, for the purpose of exemption the turnover of last twelve months as specified in Sixth Schedule to the Act shall be relevant.
- Col. 13. Electricity supplied to steel sector:-The electricity distribution companies shall mention the units supplied to steel sector as covered under the Sales Tax Special Procedures Rules, 2007, on which sales tax is payable at the rate of Rs.6.00 per unit.
- Col. 16. Less: Sales Tax deducted by withholding agent @ 1/5th of tax invoiced:- This column allows a registered person to subtract the sales tax which has been deducted by a withholding agent from his output tax liability. Only the amount actually deducted needs to be mentioned.
- **Col. 18. Sales Tax withheld by the return filer (STWH):**If a registered person is also withholding sales tax under the Sales Tax Special Procedure (Withholding) Rules, 2007, he shall mention the tax deducted during the tax period from the amounts payable to suppliers.
- Col. 19. Sales Tax Arrears: Outstanding sales tax arrears can be deposited against this column.
- Col. 20. Whether excluded from Section 8B(I), under SRO 647(1)/2007.

The registered person should say yes, if they fall in any of the categories specified in above said notification. The formula given in next column shall determine admissible credit based on the reply in this column.

- **Col. 23. Excess Unadjusted Credit:** This is the excess of input tax which is available either for carry forward or for claiming refund under rules. This is worked out with the help of formulae provided.
- **Col. 24. Refund claim :-**The persons making zero-rating supplies can claim refund of excess input tax relating to inputs actually consumed in zero-rated supplies. The balance excess can be carried forward. Persons making supplies other than zero-rated can claim refund of excess input tax in the manner as provided in Chapter V of these rules.
- **Col. 27. Goods chargeable to Special Excise Duty:-** Information in respect of SED under S.R.O. 655(I)/2007 is to be provided in Annex C and the same shall also appear in this column.
- Col. 28. SED on inputs used in manufacturing of Goods supplied for domestic consumption:-SED on inputs used in goods supplied during the tax period is to be given here. It is to be noted that SED paid on inputs which are still in inventory, as raw materials or as finished goods, cannot be adjusted here. Such SED amounts can be carried forward in the accounts of the registered person and adjusted when relevant goods are supplied:
- **Col. 36. Tax paid on normal/original return:-** In case the return is being revised, the credit of the amount paid on the normal/original return can be availed by mentioning the said amount.
- **Col. 37. Balance Tax Payable Refundable:-**Balance payable is the amount to be deposited on the return.

Declaration :-Declaration can be filled in by any person duly authorized to file the return. CNIC mentioned here should belong to the person making the declaration.

Head of Accounts: - The break-up of tax being payable on the return is to be provided. If the taxpayer is dealing in more than one type of taxes he should provide the head-wise break up of the total amount payable for the month i.e. the amount mentioned in the column "Total Taxes Payable (Net ST Payable + Net FED Payable + PDL)". The amount falling in FED and PDL can easily be determined. However, the problem may arise while providing break-up of sales tax, provincial sales tax and FED payable in VAT mode because of common inputs involved. In case the registered person is not conveniently able to determine such break-up, then the total payable amount for such heads can be apportioned on the basis of value 'of supplies/services relating to a particular head of account.

ANNEX-A and ANNEX-C:

Purchase and Sale Summaries:- The supplier/buyer wise summaries are required in respect of all taxable items other than zero-rated, in relation to transactions with registered persons. In case of sales, sales to unregistered persons, the totals may be mentioned in the last row. Previous exceptions provided under S.R.O.559 (I)/2006 or any other circular or letter are not valid for these summaries.

Import and Export Summaries

The Collectorate codes for various customs stations are given below:--

Sr.N	0 Customs Station	Import Code	Export Code
1	Appraisement Collectorate, Karachi	KAPR	
2	Lahore Dry Port	LDRY	LEXP
3	Lahore Air Freight Unit	LAFU	LAFE
4	Karachi Air Freight Unit	KAFU	KAFE
5	Karachi Oil Section	KOIL	
6	Sialkot Dry port	SDRY	SEXP
7	Faisalabad Dry Port	FDRY	FEXP
8	Rawalpindi Dry Port	RDRY	
9	Hyderabad Dry Port	HDRY	HEXP
10	Peshawar Dry Port	PDRY	PEXP
11	Multan Collectorate/Dry Port	MDRY	MEXP
12	Gujranwala Dry Port	GDRY	
13	Port Qasim Karachi	KPQI	KPQE
14	Quetta Dry Port	QDRY	QEXP
15	Karachi Export Processing Zone	KEPZ	
16	Railways (Karachi)	KRLY	
17	Lahore Thoker Niaz Baig	LTNB	LTEX
18	Islamabad Airport Freight Unit	IAFU	
19	Peshawar Airport	PAFU	PAFE
20	Peshawar Torkham	PTOR	PTRE
21	Rawalpindi Air Freight Unit	RAFU	RAFE
22	Sust Dry Port	SUST	SUSE
23	Chaman Dry Port	QCHM	QCHE
24	Karachi Air Frieght Unit (ICG)	KAFI	
25	Export Processing Zone Karachi	KEPI	
26	Islamabad Dry Port Import"	IDRY	IDRE
27	Faisalabad Air Freight Unit	FAFU	FAFE
28	Lahore Air Freight Sialkot	LAFS	
29	Sialkot EPZ Imports	SIPZ	SEPZ
30	Multan Air Freight Unit	MAFU	MAFE
31	Quetta Railway Station Quetta Air	QRLY	QRLE
32 33	Quetta Air Port Unit Model Custom Collectorate Karachi	QAFU KMCC	QAFE
33 34	Sialkot Air Freight Unit	KMCC SAFU	
35	Karachi Export Collectorate	., U	KEXP

Sales Tax Rules 2006 ANNEX-E

FEDERAL EXCISE DUTY

Col. 1 to 6. Excisable goods supplied/services provided.

Space has been provided for six excisable goods/services to cater to situations where a person is supplying or providing more than one good or service. Following nomenclature should be adhered to while specifying the goods, namely:--

- 1. Concentrates for aerated beverages
- 2. Aerated waters
- 3. Aerated waters with sweetener etc
- 4. Aerated waters made from pulp/juice etc.
- 5. Unmanufactured tobacco
- 6. Cigars, cheroots, cigarillos and cigarettes
- 7. Cement
- 8. Clinker
- 9. Solvent oil (non-composite)
- 10. Other petroleum oils
- 11. Other fuel oils
- 12. Lubricating oils
- 13. Lubricating oil in bulk
- 14. Lubricating oil if manufactured from reclaimed oils
- 15. Mineral greases
- 16. Base lube oil
- 17. Transformer oil
- 18. Other mineral oils
- 19. Waste oil
- 20. Petroleum gases in liquefied state
- 21. Natural gas in gaseous state and other petroleum gases
- 22. Carbon black oil etc
- 23. Methyl tertiary butyl ether (MBTE)
- 24. Flavours and concentrates
- 25. Perfumes and toilet waters:
- 26. Beauty or make-up preparations etc..

- 27. Preparations for hair
- 28. Pre-shave, shaving or after-shave preparations etc
- 29. Greases
- 30. Organic composite solvents and thinners
- 31. Other solvents excluding thinners
- 32. Motor cars and other motor vehicles
- 33. Facilities for International air travel
- 34. Insurance Services
- 35. Non-fund banking services
- 36. Franchise services
- 37. Services of development of land into plot
- 38. Services of construction of residential or commercial units

Col. 9. Exempt supplies.

All supplies of exempt excisable goods as in the Third Schedule to the Federal Excise Act, 2005, or under any notification issued thereunder should be mentioned here.

Col. 10. FED paid on goods used in manufacturing of Goods supplied for domestic consumption

FED on inputs used in goods supplied during the tax period is to be given here. It is to be noted that FED paid on inputs which are still in inventory, as raw materials or as finished goods, cannot be adjusted here. Such FED amounts can be carried forward in the accounts of the registered person and adjusted when relevant goods are supplied. The FED amount mentioned in this column has to be less than excise duty payable on finished goods supplied. It would be greater only in case where the rate of excise duty on inputs is higher. In such cases no refund of higher duty on inputs is admissible.]

83[STR-8
Omitted]

84[STR-9
Omitted]

 $83 \ Form \ STR-8 \ omitted \ by \ Notification \ No. \ S.R.O. \ 470(1)/2007, \ dated \ 9th \ June, \ 2007, \ w.e.f. \ \ Ist \ day \ of \ July, \ 2007, \ reported \ as \ PTCL \ 2007 \ St. \ 1726.$

⁸⁴ Form STR-9 omitted by Notification No. S.R.O. 824(1)/2007, dated 16th August, 2007, reported as PTCL 2008 St. 543. This amendment shall be made and shall be deemed to have been so made on the 1st day of July, 2007.

[STR-10] [See rule 17]

			Annual Sal	00 To	v Pot				1.				Typ	e of F	Return			T		T	TD 40
			Annual Sal								se mai	rk ✓ in t				0.00%	rigina	I R	evised	S	TR-10
(As		Year E	ection 26 of the Sal	3	Ct, 1990 r	ead with	Rule 17	of Sales	tax Rule	s, 2006)	Г	3. NTI	M		_						
4.			Reg. No.	_	-	_	-	-	-	-		3. 14 11		_	+	+			Please ma	rk Z in t	he relevant bo
5.							_	-	-	-		-		_	_	+	_				
7.																		6. Statu	IS	Ind	AOP Coy
				Reg	istration	· -															
8. 9.		over/S	Address	Cei	rtificate)								_								
٠.	(a)		lies made, se	rvices r	endere	d/prov	ided in	cluding	q utilitie	es and		Val	ue e	xcludin	g Sales	Tax	7 1	Rate		utput	SalesTax
			s & services s				in VA	T mode	е												
		(i)	Taxable -			.ocal															
		2113	~	Service													_				
		(ii)	Zero-rated -										_				_		ac i		
					ies - [_ :				
		(iii)	Exempt -		ies - E												-				
		(iv)	Control of the Contro	Suppli If any,								_	_				- 1	215		DES.	
		(v)	Total supplie				Sales	Tax as	per M	onthly											7.
			Returns [Add	d 9(a)(i)	to 9(a)(iv)]												Spire p			
	(b)	(i)	stments in Sup Rebates / du				ive at	Turnov	er/Sale	es											
		(ii)	Advances ag				ling at	the be	anina d	of the v	ear						_	en union	SHARM	SAPE.	Service .
			included in the											111-11				HESS.			
		(iii)	Any other, sp	pecify_																100	
		(iv)	(iv) Sub-Total [Add 9(b)(i) to 9(b)(iii)]																		A DORE
		(v) (vi)	Commission																d v		Will 10
		(1)	Advances ag included in the							e year									\$2000000000	Startio	Marie Constitution of the
		(vii)	Any other, sp		17	3520											- 1		Sec.		
		(viii)	Sub-Total [A	dd 9(b)	(v) to 9	(b)(vii)]										- 1		350		
	(c)		ver/Sales and O																		CHESTA CONTRACTOR
10.	Sum	marry o	f Sales Tax P	aid, Re	fund, A	djustm	ent, E	tc., cla	imed i	n mont	hly Sal	es Tax	Retu	ırns			= :				
	(a)	(i)	ing balance of Un-paid refu		im																
		(ii)	Un-adjusted			otes													_		
	(b)		tax paid durin			103													_		
		Month	Year	Amo	ount	Mo	nth `	Year	8	Amoun	it	Month	Y	ear	1	Amou	nt				
		Jul				No	v					Mar									
		Aug				De	c					Apr									
		Sep				Jan	_					May						_			
	(0)	Oct	T			Feb				-1780000		Jun -									
	(c)		Tax refundab otal [Add 10(a			(Add r	efunda	ables fo	or each	of the	month	ns)									
				30	200																
	(e) (f)		Tax refunds r ce carried for			-															
	(f)		sented by clos				(e)]														
		(i)	Un-paid refur																		
		(ii)	Un-adjusted			tes															
		(iii)	Total [10(f)(i)	plus 10)(f)(ii)]																
ē.									V	erifica											
n n	nv car	nacity a	s Self/Membe	er or P	artner	of Acc	ociatio	on of r		, ho	older o	f CNIC	No.	-							
3016	illininy .	deciale	s Self/Member that to the buthe Sales Tax	est or	my Kr	ıowied	ge and	d belief	the in	tormat	ion aiv	en in th	uste is R	e/Rep eturn,	resent is/are	ative* corre	of t	he Taxp omplete	ayer na and in	amed accor	above, do dance with
			of the Sales T																		
			verification, which																		
Date	e (dd/m		For Assistance	- Call L	eln lies	_	Stamp	0: 0000	00.22	051.4	14 000	207 -			_ 8	Signat	ure_				

85[STR-11 [See rule 18(2)] PART-I

Federal Board Of Revenue Government of Pakistan								
SALES TAX PAYMENT CHALLAN								
	INPUT FORM							
Sales Tax Registration No.	NTN:							
Name	Month Year Tax Period							
Address								
HEAD OF ACCOUNT Amount in Pak. Rupees								
B-02341 Sales Tax								
B-02366 Sales Tax on Services								
B-02367 Federal Excise Duty Levy in VAT Mode								
Total Amount Amount in words								
DECLARATION								
I hereby declare that the particulars mentioned in	this challan are correct.							
CNIC of Depositor								
Name of Depositor								
Stamp & Signatures Date								
Note: This is an Input Form and should not be signed/ stamped by Bank. However, a CPR should be issued after receipt of payment by the Bank.								

Form STR-II substituted by Notification No. S.R.O. 840(1)/2008, dated 13th August, 2008, reported as PTCL 2009 St. 284. Earlier Form STR-II was substituted by Notification No. S.R.O. 824(1)12007, dated 16th August, 2007, reported as PTCL 2008 St. 543, w.e.f I st day of July, 2007.

[STR-11] [Continued...] PART-II

(e) For Part II of STR 11 the following shall be substituded:

	£		INPUT FOR
Sales Tax Reg. No.	×	NTN	
Name		Tax Period	Month Yea
Address			
HEAD OF AC	COUNT	Amount in Pak Rs.	
B-02485	Federal Excise Duty (excluding FED on natural gas)		
B-02501	Federal Excise Duty on Natural Gas		IJ
C-03901	Petroleum Development Levy (PDL)]
	Total Amount]
Amount in wo	ords		
	DECLARATI	ON	
I hereby declare that	at the particulars mentioned in this challar	are correct.	
CNIC of Depositor			
Name of Depositor			
Date		Stan	np & Signature
	form and should not be signed/stamped ent by the Bank.	by the Bank. However, a CPR	sholud be issued

AUTHORIZATION FOR ZERO- RATED SUPPY

S.NO	Date:
Messrs(Name of buyer)	have applied for zero-rated
	sales Tax Rules, 2006, on the basis of the following document:
1. FBR Booklet No	
2. M/O foreign Affairs F	Exemption Order No
3. Other	
The claim for zero-rating Rules have been fulfilled	g has been found in order and the formalities specified in the said by this office.
M/s(Name& registration no. of re	are, therefore, authorised to gistration supplier)

deliver the following goods to the said applicant against a zero-rated invoice:--

S.NO.	Description	Quantity and/ or value
1.		
2.		
3.		
4.		
5.		
6.		

Assistant/Deputy Collector (Signature, name and official seal)

LETTER OF AUTHORIZATION

I,	, Proprietor/Partner/Director of
M/s	, hereby authorize
Mr S/o Mr	
authority or the Customs, Excise and S Bench on behalf of M/s	to represent before the adjudicating sales Tax Appellate Tribunal, Sales Tax/Federal Excise Registration on
withdrawal of this authorization, which	fy that he fulfils the conditions of an authorized
Dated:	Signature: Name: (Proprietor/Partner/Director) N.I.C.No Company or Business Seal/Stamp

FORM OF DEMAND NOTE

C. N	No Dated:	
CUDIECT	r.	
SUDJECT	Γ:	
Reference _		
WIII	(e.g. Order-in-Original No., Bank Guarantee No., Insurance Guarantee No., etc.)	only)
M HI	EREAS a sum of Rs. (Rupees	only),
from the fo	ament dues (as per Schedule attached) is outstanding and needs to be recolleging:	covered
	lress	
Phon	ne No	
Sales	es Tax Registration No	
	.N. No	
	own properties:	
2.	The above-mentioned Government dues are on account of Sales T	ax and
	es under the Sales Tax Act,1990. It is certified that all other formalities un	
	ales made thereunder have been completed as follows, and there exists no	o bar or
•	against recovery:	
(a)	, ,	
(b)	` '	
(c)	Action taken under clauses (c) and (ca) of section 48 of the Sales T 1990, and	'ax Act,
(d)	Action taken under clause (d) of section 48 of the Sales Tax Act, 1990.	
3.	You are, therefore, requested to recover the above-mentioned Gove	ernment
dues in ter	erms of section 48 of the Sales Tax Act, 1990 and rules made thereund	ler. The
Governmer	ent dues may be remitted to the undersigned as soon as the same are recove	red.
	Referring Authorit (Name)	ty
	Assistant/Deputy Collector of Sal	les Tax
	Seal	

STR-15

[(See rule 75)]

FORM OF MASTER REGISTER

	ters Name, Address and PhoneNo.
Referr	ing Authority
(i)	No. and date of issue and date of Receipt of demand Note
(ii)	Reference Nos.

S.No.	Description	Amount	
	Sales Tax	Rs (Rupees	only)
	Default surcharge	Rs (Rupees	
	Federal Excise duty	Rs (Rupees	only)
	Customs duty	Rs (Rupees	only)
	Fines	Rs (Rupees	only)
	Penalty	Rs (Rupees	only)
	Personal Penalty	Rs (Rupees	only)
	Surcharge	Rs (Rupees	only)
	Penal surcharge	Rs (Rupees	only)
	License fee	Rs (Rupees	only)
	Income Tax	Rs (Rupees	only)
	Other	Rs (Rupees	only)
	(i)	Rs (Rupees	only)
	(ii)	Rs (Rupees	only)
	(iii)	Rs (Rupees	only)
	(iv)	Rs (Rupees	only)
	TOTAL	Rs (Rupees	only)

STR-15

a . 1	ъ
Continued	
Commuca	

(6) (7)	Date of issue of notice under rule 71 Date of issue of notice under rule 72
(8)	Date of issue of notice and action taken under rule 74
(9)	Known properties of the defaulter:
	(i) Movable
	(ii) Immovable
(10)	Name and designation of Attachment Officer
(11)	Details of movable properties attached:
	(i)
	(ii)
	(iii)
(12).	Date of proclamation of attachment of immovable properties:
	(i)
	(ii)
(13)	Details of immovable properties attached:
(13)	(iii)
	(iv)
	(v)
(14)	Date of appointment of receiver, name of receiver and details of business or
	properties:
	(i)
	(ii)
15.	Date of sales of properties and their details:
	(i)
	(ii)
16.	Amount of sale proceeds or amount of profits along with mode of receipt:
	(i)
	(ii)
17.	Disposal of sale proceeds
18.	Data of reacyony and datails of Covernment dues shown in column reserved slave
10.	Date of recovery and details of Government dues shown in column recovered along with the manner of recovery.

STR-16

[See rule 71(2)]

FORM OF NOTICE TO SALES TAX, CUSTOMS, FEDERAL EXCISE AND INCOME TAX AUTHORITIES

No		Dated:
SUBJECT:		
	WH	IEREAS, Government dues amounting to Rs(Rupees only), are outstanding
against M/s.		
		(Name and Complete Address)
having Sales	s Tax F	Registration No.
•		iled to pay so far.
		EREFORE, in exercise of the powers conferred by clause (a) of sub-section (1) of
		ales Tax Act, 1990, I do hereby require all Customs, Federal Excise, Sales Tax and
Income Tax		rities that with immediate effect and till further orders:
	(a)	to deduct the aforesaid amount from any money owing to the said
		M/s which may
		be under the control of respective authorities; and
	(b)	the Government dues so recovered should be sent to the undersigned immediately.
		Referring Authority
		(Name) Assistant/Deputy Collector of Sales Tax
		Seal
To,		
(i) M/s		(defaulter).
		(clearing agent or representative).
(iii) All othe		
. /		

[See rule 72(1)]

FORM OF NOTICE OF RECOVERY No. _____ Dated: _____ SUBJECT: Notice for Recovery under Section 48 of the Sales Tax Act, 1990. WHEREAS, Government dues amounting to Rs._____(Rupees only), are recoverable from you (M/s.____ on account AND WHEREAS, you have failed to deposit the above said Government dues recoverable from you and it is believed that the outstanding Government dues cannot be recovered from you in the manner so far followed; NOW, THEREFORE, you (M/s. _____ served with this notice in terms of section 48 of the Sales Tax Act, 1990 to pay the amount within fifteen days from the date of service of -this notice, failing which following proceedings under section 48 of the Sales Tax Act, 1990 will be initiated without any further notice:--Removal of goods from your business premises shall be stopped and the business after fifteen days of issue of this notice till such time the amount of tax is paid or premises sealed recovered in full. You are also directed not to directly or indirectly, sell, mortgage, charge, lease or otherwise deal with all movable and immovable property belonging to you except with the permission of the undersigned. Referring Authority (Name) Assistant/Deputy Collector of Sales Tax Seal _____ To. (defaulter). (ii) M/s. _____ (clearing agent or representative).

(iii) All other concerned.

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STR-18 [See rule 74]

FORM OF NOTICE FOR ATTACHMENT AND RECOVERY

Subject: Notice for Recovery under section 48 of the Sales Tax Act, 1990

WHEREAS, Government dues amounting to I	₹s
(Rupees are recoverable from you, M/s	only)
are recoverable from you, M/s	
	on account of
2. AND, WHEREAS, you have failed to depedues recoverable from you and no recovery collauses (a), (b), (c), (ca), (d) and (f) of sub-section Tax act, 1990.	ould be made in the terms of
3. AND WHEREAS, it is believed that the o can not be recovered from you in the manner so fa 4. NOW, THEREFORE, you are hereby ser of Section 48 of the Sales Tax Act, 1990 to pardays from the date of service of this notic proceedings under Section 48 of the Sales Tax A there under shall be initiated without any further notice.	r followed. eved with this notice in terms y. the amount within fifteen e, failing which following act, 1990 and the rules made
(a) attachment and sale of moveable ar	nd immovable property; and
(b) appointment of receiver for the n	nanagement of the movable or
immovable property.	
5. You are also directed not to directly or indirectly or otherwise deal with all movable and implyou except with the permission of the undersigned	rectly, sell, mortgage, charge, novable property belonging to l.
6. You are also informed that all your movable as stand attached on the expiry of 15 days of the serv	nd immovable properties shall vice of this notice.
7. Such attached properties can be seized/sold un Tax Rules, 2006, or a receiver can be appointed such a situation it shall be in your own interest within fifteen days from the date of service of this	I to manage them. To avoid to pay the Government dues
	(Name)
	Sales Tax Recovery Officer

To,	(i)	M/s.	(defaulter).
	(ii)	M/s.	(agent or representative).
	(iii)	M/s	(other concerned).
			-

FORM OF WARRANT OF ATTACHMENT

C. No) .		Dale:
Subje	ect:		
attach of	nted as the mo outstan	Attachment Officer in terms vable properties of M/sding Government dues	(Designation)has been of the Chapter XI of the Sales Tax Rules, 2006, to for the recovery amounting to Rs (Rupees rable from the above-mentioned defaulter.
Tax R	Rules, 20 to the	006, save exceptions as provid) is hereby directed to seize the movable observing the provisions of Chapter XI of the Sales led under the above said rules. He is also directed to etion of attachment formalities as soon as these are
			(Name) Sales Tax Recovery Officer
			Seal
To,	(i)	The Attachment Officer,	
	(::)	along with a copy to be service.	ved on the defaulter or his agent.
	(ii)	nonce board.	

[See rule 150J (1)]

Application for appointment as e-Intermediary

ectora	te:		(where registration desired)
(1)	Busin	ess Name	
(2)	NTN		
(3)	Busin	ess Status	
(4)	Addro Head	ess of Registered office	
	(i)	City	
	(ii)	Post Code	
	(iii)	Premises (Tick)	Self Owned Rented
	(iv)	Phone no.	
	(v)	Fax No.	
	(vi)	E-Mail address	
	(vii)	Bank Account No.	
	(viii)	Bank name & Address	
infor	mation		_ , the undersigned, hereby, certify that the orrect and further that the applicant has not fraud.
Nam	e:	z Stamp:	
Desig	gnation	:	

^{***}

⁸⁶ Form STR-20 added by Notification No. S.R.O. 470(I)/2007, dated 9th June, 2007, w.e.f. Ist day of July, 2007, reported as PTCL 2007 St. 1726.