

LEMBARAN NEGARA REPUBLIK INDONESIA

No.236, 2012

PENGESAHAN. *Agreement.* Republik Indonesia-Republik Islam Pakistan. Perdagangan Preferensial.

PERATURAN PRESIDEN REPUBLIK INDONESIA
NOMOR 98 TAHUN 2012
TENTANG

PENGESAHAN PERJANJIAN PERDAGANGAN PREFERENSIAL ANTARA PEMERINTAH REPUBLIK INDONESIA DAN PEMERINTAH REPUBLIK ISLAM PAKISTAN (*PREFERENTIAL TRADE AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF INDONESIA AND THE GOVERNMENT OF THE ISLAMIC REPUBLIC OF PAKISTAN*)

DENGAN RAHMAT TUHAN YANG MAHA ESA
PRESIDEN REPUBLIK INDONESIA,

- Menimbang : a. bahwa di Jakarta, pada tanggal 3 Februari 2012 Pemerintah Republik Indonesia telah menandatangani Perjanjian Perdagangan Preferensial antara Pemerintah Republik Indonesia dan Pemerintah Republik Islam Pakistan (*Preferential Trade Agreement between the Government of the Republic of Indonesia and the Government of the Islamic Republic of Pakistan*), sebagai hasil perundingan antara Delegasi-delegasi Pemerintah Republik Indonesia dan Pemerintah Republik Islam Pakistan;
- b. bahwa berdasarkan pertimbangan sebagaimana dimaksud pada huruf a, perlu mengesahkan Perjanjian tersebut dengan Peraturan Presiden;

- Mengingat : 1. Pasal 4 ayat (1) dan Pasal 11 Undang-Undang Dasar Negara Republik Indonesia Tahun 1945;
2. Undang-Undang Nomor 24 Tahun 2000 tentang Perjanjian Internasional (Lembaran Negara Republik Indonesia Tahun 2000 Nomor 185, Tambahan Lembaran Negara Republik Indonesia Nomor 4012);
3. Peraturan Presiden Nomor 58 Tahun 2008 tentang Pengesahan Persetujuan Kerangka Kerja antara Pemerintah Republik Indonesia dan Pemerintah Republik Islam Pakistan tentang Kemitraan Ekonomi Komprehensif (*Framework Agreement between the Government of the Republic of Indonesia and the Government of the Islamic Republic of Pakistan on Comprehensive Economic Partnership*) (Lembaran Negara Republik Indonesia Tahun 2008 Nomor 126);

MEMUTUSKAN :

Menetapkan: PERATURAN PRESIDEN TENTANG PENGESAHAN PERJANJIAN PERDAGANGAN PREFERENSIAL ANTARA PEMERINTAH REPUBLIK INDONESIA DAN PEMERINTAH REPUBLIK ISLAM PAKISTAN (*PREFERENTIAL TRADE AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF INDONESIA AND THE GOVERNMENT OF THE ISLAMIC REPUBLIC OF PAKISTAN*).

Pasal 1

Mengesahkan Perjanjian Perdagangan Preferensial antara Pemerintah Republik Indonesia dan Pemerintah Republik Islam Pakistan (*Preferential Trade Agreement between the Government of the Republic of Indonesia and the Government of the Islamic Republic of Pakistan*) yang telah ditandatangani pada tanggal 3 Februari 2012 di Jakarta, yang naskah aslinya dalam Bahasa Indonesia dan Bahasa Inggris sebagaimana terlampir dan merupakan bagian yang tidak terpisahkan dari Peraturan Presiden ini.

Pasal 2

Apabila terjadi perbedaan penafsiran antara naskah Perjanjian dalam Bahasa Indonesia dan Bahasa Inggris sebagaimana dimaksud dalam Pasal 1, yang berlaku adalah naskah Perjanjian dalam Bahasa Inggris.

Pasal 3

Peraturan Presiden ini mulai berlaku pada tanggal diundangkan.

Agar setiap orang mengetahuinya, memerintahkan pengundangan Peraturan Presiden ini dengan penempatannya dalam Lembaran Negara Republik Indonesia.

Ditetapkan di Jakarta
pada tanggal 17 November 2012
PRESIDEN REPUBLIK INDONESIA,

DR. H. SUSILO BAMBANG YUDHOYONO

Diundangkan di Jakarta
pada tanggal 19 November 2012
MENTERI HUKUM DAN HAK ASASI MANUSIA
REPUBLIK INDONESIA,

AMIR SYAMSUDIN



REPUBLIK INDONESIA

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Have agreed as follows:

Article One

Definitions

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

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



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

Article Two

Coverage of Products

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

Article Three

Reduction / Elimination of Tariff

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

Article Four**Rules of Origin**

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

Article Five**Rights and Obligation Under the WTO**

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

Article Six**Dispute Resolution**

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

Article Seven**Review**

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

Article Eight**Para Tariffs**

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

Article Nine**Amendment**

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

Article Ten**Final Provisions**

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

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

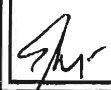
DONE in Duplicate at Jakarta on 3rd February 2012 in the English and Indonesian languages. Both texts being equally authentic. In case of any dispute arising from the interpretation of this Agreement, the English text shall prevail.

On behalf
of the Government
of the Republic of Indonesia

Gita Irawan Wirjawan
Minister for Trade

On behalf
of the Government of
the Islamic Republic of Pakistan


Sanaullah
Ambassador





Indonesia-Pakistan Preferential Trade Agreement
Pakistan's Offer List

Annex I

No	Pakistan HS Code digit 8	Indonesia HS Code digit 9/10	Description	Pakistan	
				CD%	PTA
1	2	3	4	5	6
	0208		Other meat and edible offal, fresh, chilled or frozen		
1	02089000	0208200010	Frog's Leg	20	16
2	0301		Live Fish		
3	03011000	0301101000	Ornamental Fish	10	5
4	0302		Meat Of Heading 03.04		
5	03021100	0302110000	Trout	10	5
6	03023200	0302320000	Yellowfin Tuna	10	5
7	0306		Frozen, Dried, Salted		
8	03061300	0306130000	Shrimps And Prawns (Frozen)	10	5
9	03062200	0306221000	Lobsters (Homarus spp)	10	5
10	03062300	0308239000	Shrimps And Prawns (Non Frozen)	10	5
11	07141000	0714100000	Mahoc (Cassava)	5	0
12	07142000	0714200000	Sweet potatoes	5	0
13	08011100	0801110000	Coconut desiccated	5	0
14	08011900	0801190000	Other coconut	10	5
15	08029090	0802909000	Other	10	5
16	08030000	0803000000	Bananas, including plantains, fresh or dried	25	20
17	08043000	0804300000	Pineapples (fresh or dried)	35	28
18	08045030	0804500030	Mangosteens	35	28
19	08054000	0805400000	Grape Fruit, including pomelos	35	28
20	09011100	0901110000	Coffee, not roasted, not decaffeinated	10	5
21	09011200	0901120000	Coffee, not roasted, decaffeinated	10	5
22	09022000	0902200000	Other green tea (not fermented)	10	5
23	09023000	0902300000	Black Tea (fermented) and partly fermented tea, in immediate packings of a content not exceeding 3 Kg	10	5
24	09024000	0902400000	Other black tea (fermented) and other partly fermented tea	10	5
25	09024010	0902401000	Tea leaf	10	5
26	09024020		Black tea in a packing exceeding 3 kg	10	5
27	09024090	0902409000	Other	10	5
28	09041120	0904111000	White	5	0
29	09041110	0904112000	Black (Pepper, Neither Crushed Nor Ground)	5	0
30	09041190	0904119000	Other	5	0
31	09041200	0904120000	Crushed or ground	15	9
32	09042010	0904201000	Red chilles (whole)	15	9
33	09042020	0904202000	Red chilles (powder)	15	9
34	09042090	0904209000	Other	15	9
35	09050000	0905000000	Vanilla	5	0
36	09061100	0906100000	Cinnamon (Cinnamomum zeylanicum Blume), neither crushed nor ground	5	0
37	09062000	0906200000	Crushed or ground	15	9
38	09070000	0907000000	Cloves (whole fruits, cloves and stem)	5	0
39	09081000	0908100000	Nutmeg	5	0
40	09082000	0908200000	Mace	5	0
41	09083010	0908300000	Large (Cardamom)	5	0
42	09083020	0908300000	Small (Cardamom)	5	0
43	09091000	0909100000	Seeds of anise or badian	0	0
44	09092000	0909200000	Seeds of coriander	0	0
45	09093000	0909300000	Seeds of cumin	0	0
46	09094000	0909400000	Seeds of caraway	0	0
47	09095000	0909500000	Seeds of fennel; juniper berries	0	0
48	09101000	0910100000	Ginger	15	9
49	09103000	0910300000	Turmeric (curcuma)	15	9
50	09106910	0910400000	Thyme, bay leaves	5	0
51	09109990	0910500000	Curry	15	9
52	09109100	0910910000	Other species Mixture referred to in Note (b)	15	9
53	09109990	0910990000	Other	15	9
54	12030000	1203000000	Copra	10	5
55	12079990	1207100000	Palm nuts & kernels	5	0
56	13019090	1301909000	Other	15	9
57	1404.0000	1404109000	Gambir	15	9
58	1511.1000	15.11	Edible palm oil products		
59	1511.0010		Crude Oil	Rs. 8,000/MT	Rs. 6,800/MT
			Palm Stearin	Rs. 9050/MT	Rs. 7692/MT
60	1511.9020		RBD palm oil	Rs. 10,800/MT	Rs. 9180/MT
61	1511.9030		Palm Olein	Rs. 9500/MT	Rs. 7892/MT
62	1511.9090		Others	Rs. 10,800/MT	Rs. 9180/MT
63	1513.2100		Crude Oil of Palm Kernel	Rs. 9050/MT	Rs. 7692/MT
64	1513.2900		Other	Rs. 10,800/MT	Rs. 9180/MT

Indonesia-Pakistan Preferential Trade Agreement
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No	Pakistan Code digit	HS 8 digit	Indonesia Code 9/10 dig	HS 9/10 dig	Description	Pakistan	
						CD%	PTA
1	2	3	4	5	6		
					Other sugars, including chemically pure lactose, maltose, glucose and fructose, in solid form; sugar syrups not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel; lactose and lactose syrup		
		17.02	17.02		--containing by weight 99% or more lactose expressed as anhydrous lactose calculated on the dry matter		
65		1702.1110	1702.1110.00		--Lactose	10	5
66		1702.1120	1702.1120.00		--lactose syrup	10	5
67		1702.1900	1702.1900.00		--other	10	5
68		1702.2010	1702.2010.00		--Maple Sugar	10	5
69		1702.2020	1702.2020.00		--maple syrup	15	9
70		1702.3000	1702.3000.00		--glucose and glucose syrup, not containing fructose or containing in the dry state less than 20% by weight of fructose	20	16
71		1702.4000	1702.4000.00		--glucose and glucose syrup, containing in the dry state at least 20% but less than 50% by weight of fructose, excluding invert sugar	20	16
72		1702.5000	1702.5000.00		--chemically pure fructose	15	9
73		1702.6000	1702.6000.00		--other fructose and fructose syrup, containing in the dry state more than 50% by weight of fructose, excluding invert sugar.	20	16
74		1702.9010	1702.9010.00		--maltose	10	5
75		1702.9020	1702.9020.00		--caramel	10	5
76		1702.9030	1702.9030.00		Maltodextrins	10	5
77		1702.9090	1702.9090.00		--other	10	5
		17.04	17.04		Sugar confectionery (including white chocolate), not containing cocoa.		
78		18010000	1801000000		Cocoa beans, whole or broken, raw or roasted	5	0
79		18020000	1802000000		Cocoa shells, husks, skins and other cocoa waste	5	0
80		18031000	1803100000		Not defatted (Cocoa paste)	5	0
81		18032000	1803200000		Wholly or Partly defatted (Cocoa paste)	5	0
82		18040000	1804000000		Cocoa butter, fat and oil.	5	0
83		18050000	1805000000		Cocoa powder, not containing added sugar or other sweetening matter	5	0
84		18061000	1806100000		Cocoa powder, containing added sugar or other sweetening matter	30	24
85		18062010	1806200000		Other preparations containing Cocoa	30	24
86		18062020	1806.2020.00		--chocolate crumbs in packing of 25kg or more in powder, granules or briquettes.	10	5
87		18062090	1806.2090.00		--other	30	24
88		18063100	1806310000		Other chocolate in blocks, slabs / bars filled	30	24
89		18063200	1806320000		Other chocolate in blocks, slabs / bars not filled	30	24
90		18068000	1806900000		Sugar confectionary containing cocoa in any proportion	30	24
91		19011000	1901100000		Preparation for infant use, malt extract for infant use put up for retail sale	20	16
92		19012000	1901200000		Mixes and cougars for the preparation of bakers' wares of heading 19.05	15	9
93		19019010	1901901000		Malt extract	30	24
94		19019020	1901902100		Shrimps crackery	20	16
95		19019080	1901902900		Other	30	24
96		20082000	2008200000		Pineapples	15	9
97		2009409000	2009409000		Of a Brix value not exceeding 20 (Pineapple Juice)	35	28
98		20099000	2009901000		Mixtures of juices	35	28
99		21011110	2101110000		Instant coffee in bulk	10	5
100		21011200	2101120000		Preparations with a basis of extracts, essences or concentrates or with a basis of coffee	10	5
101		21012000	2101200000		Extracts, essences & concentrates, of tea or mate, and preparations with a basis of these extracts essences or concentrate or with a basis of tea or mate	10	5
102		21021000	2102100000		Active yeasts	15	9
103		21022000	2102201000		Inactive yeasts, other single - cell micro - organism, dead	15	9
104		21033000	2102300000		Malted flour and meal and prepared malted	35	28
105		21031000	2103101000		Soya sauce	35	28
106		21031000	2103102000		Soya sauce salted	25	20
107		21031000	2103108000		Other soya sauce	25	20
108		21039000	2103909000		Other	35	28
109		21041000	2104109000		Soups & broths and preparation thereof	35	28
110		210610000	2106100000		Protein concentrates and textured protein substances	25	20
111		210690500	2106905900		Preparations including tablets consisting of saccharin, lactose compound used for making beverages in other packing	35	28
112		210690900	2106909000		Other food preparation n.e.s	35	28
113		22090000	2209000000		Vinegar and substitutes for vinegar obtain from acetic acid	25	20
114		2915.1100	2915.11.00.00		Formic Acid	25	20
115		2916.1200	2916.12.00.00		Esters of acrylic acid	5	0

Indonesia-Pakistan Preferential Trade Agreement
Pakistan's Offer List

Annex I

No	Pakistan HS Code 8 digit	Indonesia HS Code 9/10 dgt	Description	Pakistan	
				CD%	PTA
116	2918.14.00	2918.14.00.00	Citric acids.	5	6
117	2922.41.00	2922.41.00.00	Lysine and its esters, salts thereof	10	5
118	32089010	3208.10.19.81	--based on polyamides	5	0
119	32082010	3208.10.29.31	--varnishes	10	5
120	33029090	3302.90.00.00	Other Mixtures of odorous substances	20	16
121	3303.00.10	3303.00.00.00	Perfumes and toilet waters	10	5
122	3303.0020	3303.00.00.00	--perfumes	35	28
123	3303.0090	3303.00.00.00	--other	35	28
124	3304.3010	3304.30.00.00	--nail polish	35	28
125	3304.3090	3304.30.00.00	-Manicure or pedicure preparation	35	28
126	3306.1010	3306.10.10.00	Tooth paste	35	28
	33.07		Pre-shave, shaving or after-shave preparations, personal deodorants, bath preparations, depilatories and other perfumery, cosmetic or toilet preparations, not elsewhere specified or included; prepared room deodorizers, whether or not perfumed or having a		
127	3307.2000	3307.20.00.00	Personal deodorants	35	28
128	3307.4900	3307.49.00.00	Other preparations for perfuming	35	28
	34.01		Soap; organic surface-active products and preparations for use as soap, in the form of bars, cakes, moulded pieces or shapes, whether or not containing soap; organic surface-active products and preparations for washing the skin, in the form of liquid or		
			-soap and organic surface-active products and preparations, in the form of bars, cakes, moulded pieces or shapes, and paper, wadding, felt and nonwovens, impregnated, coated or covered with soap or detergent:		
129	3401.1100	3401.11.10.00	-for toilet use (including medicated products)	35	28
130	3401.2000	3401.20.00.00	Soap in other forms	35	28
			Organic surface-active agents (other than soap); surface-active preparations, washing preparations (including auxiliary washing preparations) and cleaning preparations, whether or not containing soap, other than those of heading 34.01.		
131	3402.1190	3402.11.90.00	Other	20	16
132	3402.1110	3402.11.90.00	--sulphonic acid(soft)	10	5
133	3402.1190	3402.11.90.00	Other anionic surface active agents	20	16
134	3402.2000	3402.20.11.00	-preparations put up for retail sale	25	20
135	3402.9000	3402.90.10.00	Surface active preparations	25	20
136	3402.9000	3402.90.11.00	-other	25	20
	34.04		Artificial waxes and prepared waxes.		
137	3404.9010	3404.90.00.00	Sealing waxes	10	5
138	3404.9090	3404.90.00.00	-other	10	5
139	3808.9110	3808.01.00.00	Insecticides	25	20
140	38089110	3808102000	Mosquito coils, mats and the like	25	20
141	38089120	3808109900	Naphthalene balls	25	20
142	38089130	3808109900	Sex pheromone	0	0
143	38089150	3808109900	Para dichlorobenzene blocks	25	20
144	38089160	3808109900	Preparation put up in retail packing for agriculture	5	0
145	3808.5010		Pesticides	5	0
146	38089400	3808.50.40.00	Desinfectants	5	0
147	3808.9190		Other	25	20
148	38231200		Oleic Acid	5	0
149	38231300		Tall oil fatty acids	20	16
150	38231920		Palm acid oil	10	5
151	38231990	3823192000	Other	15	9
152	39031990		Other	5	0
153	39032000		Styrene acrylonitrile(SAN) copolymers	5	0
154	39033000		Acrylonitrile-butadiene-styrene (ABS) copolymers	5	0
155	39039090		Other	5	0
	3906		Acrylic polymers in primary forms		
	3907		Polyacetals, other polythers and epoxide resins, in primary forms; polycarbonates, isakyd resins, polyallyl esters and other polyesters, in primary forms		
156	39071000		Polyacetals	5	0
157	39072000		Other polythers	5	0
158	39073000		Epoxide resins	20	16
159	39074000		Polycarbonates	5	0
	39.23		Articles for the conveyance or packing of goods, of plastics:		
160	3923.2900	3923.29.10.00	stoppers, lids, caps and other closures, of plastics;		
161	3923.4000	3923.40.10.00	--of other plastics	25	20
			spouts, caps, bobbins and similar supports	25	28

Indonesia-Pakistan Preferential Trade Agreement
Pakistan's Offer List

Annex I

No	Pakistan Code digit	HS 8 digit	Indonesia Code dgt	HS 9/10 digit	Description	Pakistan	
						CD%	PTA
		2		3		4	
152	3926.9098	3926.90.90.00			Tableware, kitchenware, other household articles and toilet articles, of plastics.		
183	4001.22.03	4001.22.16.00			Other	20	16
154	4002.19.00	4002.19.10.00			Sr 20	0	0
		40.05			Other	0	0
					Compounded rubber, unvulcanised, in primary forms or in plates, sheets or strip.		
165	4005.2000	4005.20.00.00			-solutions; dispersions other than those of subheading 4005.10	10	5
		40.14			Hygienic or pharmaceutical articles (including tests), of vulcanised rubber other than hard rubber, with or without fittings of hard rubber		
166	4014.1000	4014.10.00.00			-sheath cool accessories	5	0
		40.15			Articles of apparel and clothing accessories (including gloves, mittens and mitts), for all purposes, of vulcanised rubber other than hard rubber.		
167	4015.1900	4015.19.00.00			-other	20	16
		40.16			Other articles of vulcanised rubber other than hard rubber.		
168	4016.9310	4016.93.10.00			--gaskets of rubber	25	20
169	4016.9910	4016.99.19.00			--pinning blankets	5	0
170	4104.1100	4104.10.11.00			Full grains, unsplit; grain splits Whole bovine skin leather tanned	0	0
171	4104.1900	4104.10.19.00			Other	0	0
172	4104.1900	4104.10.20.00			Leather of bovine on anzique	5	0
173	4401.3000	4401.30.00.00			Sawdust and wood waste and scrap, whether or not agglomerated in logs, bouquets, pellets or similar forms	0	0
174	4405.0000	4405.00.00.00			Wood wool	0	0
175	4408.9090	4408.10.20.00			Other wood prepare for pencil manufacture	20	16
176	4408.9900	4408.39.10.00			Others	15	9
177	4408.2900	4408.20.15.00			Non coniferous for parquet flooring	15	9
178	4412.3100	4412.13.00.00			With at least one outer ply of tropical wood specified in sub heading note 1 to this chapter	25	20
179	4413.0000	4413.00.00.00			Densified wood in blocks plates, strips or profile shapes	0	0
180	4415.2000	4415.20.00.00			Pallets, box pallets and other load boards, pallet collars Other pallets, box pallets and other	20	16
181	4417.0010	4417.00.00.00			Tools, tool bodies, tool handles of	20	16
		4417.0020					
182	4418.2090	4418.20.00.00			Doors and theirs frames and thresholds	20	16
183	4418.7900	4418.30.00.00			Parquet panels	20	16
184	4418.9090	4418.90.00.00			Other builders of woods	20	16
185	4420.1000	4420.10.00.00			Statuettes and other ornaments of wood	20	16
186	4420.9090	4420.90.00.00			Other word marquetry, cases for cul	20	16
187	4421.9090	4421.90.50.00			Wood paving block	20	16
188	4421.9090	4421.90.50.00			Other article of wood	20	16
189	4806.2000	4806.20.00.00			Greaseproof papers	20	16
190	4809.2000	4809.20.00.00			Self copy paper	20	16
191	4809.9000	4809.90.00.00			Other carbon paper in rolls or sheets	20	16
192	4813.2000	4813.20.00.00			In rolls of a width not exceeding 5 cm (Cigar Paper)	25	20
193	4822.1000	4822.10.00.00			Of a kind used for winding textile yarn	25	20
194	4823.9090	4823.19.00.00			Other gums or adhesive paper	25	20
195	4823.2000	4823.51.00.00			Other paper & Paper Board	20	16
196	4810.2900	4823.59.00.00			Other paper & Paper Board	20	16
197	5208.39.00	5208.39.00.00			Other fabrics dyed	25	20
198	5209.42.00	5209.42.00.00			Denim	25	20
199	5402.1100	5402.10.90.00			High tenacity yarn of nylon	10	5
200	5402.19.00	5402.41.90.00			Other yarn of nylon or oth polyamides	10	5
201	5407.10.00	5407.10.90.00			Woven fabrics obtained from high tenancy yarn of nylon or other polyamides or of polyesters	15	9
202	5603.11.00	5603.11.00.00			Non woven fabric	15	9
203	5609.00.00	5609.00.00.00			Article of yarn strip or	25	20
204	5804.10.00	5804.10.00.00			Tulle and other net fabrics	25	20
205	5806.39.00	5806.32.90.00			Other webbing of man made fibre	25	20
206	5807.10.10	5807.10.00.00			Oven bags and similar	25	20
207	5810.92.00	5810.92.00.00			Other embroidery of man made	25	20
208	6001.91.00	6001.91.90.00			Other pile fabrics of cotton	25	20
209	6002.90.00	6002.49.90.00			Other warp knited of man made	25	20
210	6101.90.00	6101.90.00.00			Men's or boy's overcoats	25	20
211	6104.19.00	6104.19.00.00			Women's or girl's suits, ensembles,	25	20
212	6104.59.00	6104.59.00.00			Of other textile materials Skirts and divided skirts	25	20
213	6109.10.00	6109.10.90.00			T-shirt other vests of cotton	25	20
214	6113.00.00	6113.00.00.00			Babies' garments	25	20
215	6203.199	6203.19.99.00			Man's suits of other fibres baik	25	20
216	6203.42	6203.42.00.00			Men's trousers and shorts of cotton	25	20
217	6204.59.00	6204.59.90.00			Women's skirts	25	20
218	6205.20.90	6205.20.00.00			Men's of boy's shirts of cotton	25	20

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Pakistan's Offer List

Annex I

No	Pakistan HS Code 8 digit	Indonesia HS Code 9/10 dgt	Description	Pakistan	
				CD%	PTA
219	6301.9	6301.90.10.00	Other blankets and travelling rugs	25	20
			Milstones, Grindstones, Grinding Wheels And The Like, Without Frameworks, For Grinding, Sharpening, Polishing, Trueing Or Cutting, Hand Sharpening Or Polishing Stones, And Parts Thereof, Of Natural Stone, Of Agglomerated Natural Or Artificial Abrasives,		
220	6402.19.00	6402.19.00.00	Other (footwear of rubber)	25	20
221	6406.9900	6406.99.00.00	Parts of footwear of other	25	20
222	6501.10.00	6501.91.00.00	Garden or similar umbrella	25	20
223	6804.21.00	6804.21.00.00	-of agglomerated synthetic or natural diamond	5	0
224	6809.11.00	6809.11.00.00	Board sheets, panels, tiles or plaster	25	20
225	6813.89.00	6813.90.00.00	Friction material & article	25	20
		70.02	Glass in balls (other than microspheres of heading 70.18), rods or tubes, unworked.		
226	7002.31.00	7002.31.10.00	-of fused quartz or other fused silica	20	16
		70.09	Glass mirrors, whether or not framed, including rear-view mirrors.		
			-other:		
227	7009.91.00	7009.91.00.00	-unframed	25	20
		70.10	Carboys, bottles, flasks, jars, pots, phials, ampoules and other containers, of glass, of a kind used for the conveyance or packing of goods; preserving jars of glass; stoppers, lids and other closures, of glass.		
228	7010.1000	7010.10.00.00	-ampoules	25	20
229	7010.9000	7010.90.10.00	-other	25	20
		70.11	Glass envelopes (including bulbs and tubes), open, and glass parts thereof, without fittings, for electric lamps, cathode-ray tubes or the like.		
230	7011.1000	7011.10.10.00	-for electric lighting	15	9
		70.13	Glassware of a kind used for table, kitchen, toilet, office, indoor decoration or similar purposes (other than that of heading 70.10 or 70.18).		
231	7013.1000	7013.10.00.00	-of glass, ceramics	25	20
232	7013.33.00	7013.32.00.00	Of lead crystal -of glass having a linear coefficient of expansion not exceeding 5×10^{-6} per kelvin within a temperature range of 0 °C to 300 °C	25	20
233	7013.37.00	7013.39.00.00	-other	25	20
234	7013.9900	7013.99.00.00	-other	25	20
235	7017.1010	7017.10.10.00	-quartz reactor tubes and holders designed for insertion into diffusion and oxidation furnaces for production of semiconductor wafers	5	0
236	8418.2100	8418.21.00.90	Other	35	28
237	8418.2900	8418.29.00.00	Other	35	28
238	8489.0000	8489.11.00.00	Word processing machines	5	0
239	8471.5000	8471.59.00.00	Other computers	0	0
240	8471.6030	8471.60.11.00	Dot matrix printers	0	0
241	8443.32.20	8471.60.12.00	Ink-jet printers	5	0
242	8443.32.30	8471.60.13.00	Laser printers	5	0
243	8471.7090	8471.70.91.00	Backup management system	0	0
244	8471.8010	8471.70.99.00	Others	0	0
		8611.4			
		8512.1	Lamps		
245	8518.2100	8518.21.00.00	Single loudspeakers, mounted in their enclosure	20	16
246	8518.4000	8518.40.10.00	Audio-Frequency Electric amplifiers	20	16
			More inputs signal sources, with or without elements		
			For capacity amplifier		
247	8518.4000	8518.40.20.00	Electric Amplifiers When Used As Repeaters In Line Telephony Products Falling Within The Information technology agreement (ita)	20	16
			(ita 1/a-182)		
248	8518.4000	8518.40.30.00	Audio Frequency Amplifiers Used As Repeaters In Line telephony products falling within the Information technology agreement (ita/2)	20	16
249	8518.4000	8518.40.90.00	Other	20	16
		85.28	Reception apparatus for television, whether or not in incorporating radio-broadcast receivers or sound or video recording or reproducing apparatus; video monitors and video projectors;		
			Reception apparatus for television, whether or not in incorporating radio-broadcast receivers or		
			Sound or video recording or reproducing apparatus		
250	8525.5090	8525.10.22.00	Central monitoring system	10	5
251	8525.5090	8525.10.23.00	Telemetry monitoring system	10	5
252	8517.6970	8525.20.10.00	Wireless lan	10	5
253	8518.3000	8525.20.20.00	Internet enabled handphone	5	0
254	8517.1210	8525.20.30.00	Internet enabled cellular phones	5	0
255	8517.1200	8525.20.80.00	Other cellular telephone	10	5

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Pakistan's Offer List

Annex I

No	Pakietan Code digit	HS 8	Indonesia HS Code 9/10	Description	Pakistan	
					CD%	PTA
1	2	3		4	5	6
256	8517.6290	8525 20.91 00	Other transmission apparatus for radio telephony or radio telegraph	10	5	
257	8525.2090	8525 20.92 00	Other transmission apparatus for television	10	5	
258	8525.5090	8525 20.99 00	Others	10	5	
259	8525.8040	8525.40 10.00	Digital still image video cameras	5	0	
260	8525.8090	8525 40 30.00	digital cameras	10	5	
		8528.32	Colour:			
		8536.8	Other apparatus:			
261	8536.9010	8536.90.10.00	Connection and contact elements for wires and cable,(ita 1/a-077); water probes	5	0	
262	8536.9090	8536.90.00.00	Other	20	16	
263	8539.2200	8539.22 20.00	Special purpose bulbs for medical equipment	20	16	
264	8539.2200	8539.22.90.00	Other vehicle	20	16	
265	8539.2920	8539.29 20.00	Operation lamp bulbs	20	16	
266	8539.2920	8539.29 40.00	Flashlight bulbs; miniature indicator bulbs, Rated up to 2.25 volts; special purpose bulbs for Medical equipment	20	16	
267	8539.2990	8539.29 50.00	Other Having capacity exceeding .20 w but not Exceeding 300 w and voltage exceeding 100 volts	20	16	
268	8539.2990	8539.29.60.00	Other, having capacity not exceeding 200 watt A voltage not exceeding 100 volts	20	16	
269	8539.2900	8539.29 90.00	Other	20	16	
270	8539.3100	8539.31.1 0 00	Tubes for compact fluorescent lamps	20	16	
271	8539.3100	8539.31.20.00	Tube lamps/fluorescent lamps in straight or circular form	20	16	
272	8539.3990	8539.31.90.00	Other	20	16	
273	8540.1100	8540.11 10.00	Flat monitor	5	0	
274	8540.1200	8540.11.90.00	Other	5	0	
275	9004.1000	9004.10 00.00	Upright pianos in ckd	5	0	
276	9201.1000	9201.10.10.00	Plucked stringed instrument	10	5	
277	9202.9000	9202.90 20.00	Musical instrument drum	10	5	
278	9206.0000	9206.00 20.00	Other toys repursem	10	5	
279	9401.5100	9401.50 10.00	Seat of rattan	25	20	
280	9403.8000	9403.60 11.00	Build-up wooden furniture	35	28	
281	9403.8000	9403.60 19.00	Knock-down wooden furniture	35	28	
282	9503.0090	9503.49 00.00	Other toys	25	20	
283	9506.6100	9503.90 00.00	Lawn tennis balls	20	16	
284	9004.1000	9506.61 00.00	Sunglasses	5	0	
285	9506.6210	9506.62 10.00	Soccer balls inflatable	20	16	
286	9506.9990	9506.69 00.00	balls, other than golf	20	16	
287	9609.9000	9609.10 90.00	Tennis Balls	20	16	

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Annex I

#	HS Code	Description	Indonesia		Comments
			Import duty	PTA/Deeper Cut	
1	Poultry & egg				
1	Indonesia 10 digit (811810 00 00)	Indonesia 10 digit (811810 00 00)			
1	1	2	3	4	5
1					
1	0302 44.00 00	Mackerel, Sardines, Anchovy	0%	0%	
2	0302 45.00 00	Other fish and invertebrates	0%	0%	
3	0303 19.00 00	Other flat fish, excluding frozen	0%	0%	
4	0304 10.00 00	Mackerel, sardines, anchovies etc	0%	0%	
5	0304 10 00 00	Dishes	0%	0%	
6	0305 49.00 00	Grapes, including pomace	0%	0%	
7	- 0305 50 00 00	Lemons (Citrus limonum) and lime	0%	0%	
8	- 0305 99 00 00	Other	0%	0%	
9	0306 10.00 00	Grapes (meat)	0%	0%	
10	0306 12.00 00	Apricots	0%	0%	
11	0306 18.00 00	Apples	0%	0%	
12	0306 26.00 00	Pears and quinces	0%	0%	
13	0306 19.00 00	Apricots	0%	0%	
14	0306 19 00 00	Apricots, dried	0%	0%	
15	1906 11.70 00	1906 11.70 00	0%	0%	
16	1906 12.20 00	Waffles and wafers	0%	0%	
17	1906 14.00 00	Rolls, toasted bread and similar toasted products	0%	0%	
18	1906 15.90 00	Unsweetened leavening biscuits	0%	0%	
19	1906 16.00 00	Unsweetened leavening biscuits	0%	0%	
20	2008 36.10 00	Confectionery based sugar or other sweetening	0%	0%	
21	2008 36 80 00	other	0%	0%	
22	2008 36 80 00	In Wright containers	0%	0%	
23	2008 36 90 00	Other	0%	0%	
24	2008 37.00 00	On a Brit value, not exceeding 20%	0%	0%	
25	2008 37.00 00	Other	0%	0%	
26	2008 37 00 00	On a Brit value not exceeding 20%	0%	0%	
27	2009 50 00 00	Tomato juice	0%	0%	
28	2009 81 00 00	On a Brit value not exceeding 20%	0%	0%	
29	2009 81 00 00	Other	0%	0%	
30	2009 82 00 00	On a Brit value not exceeding 20%	0%	0%	
31	2009 82 00 00	Other	0%	0%	
32	2009 83 00 00	Blackcurrants juice	0%	0%	
33	2009 83 00 00	Other	0%	0%	
34	2403 10 00 00	Prepared tobacco	0%	0%	
35	2403 10 10 00	Blended tobacco	0%	0%	
36	2403 10 21 00	Blended tobacco	0%	0%	
37	2403 10 22 00	Blended tobacco	0%	0%	
38	2403 10 90 00	Other	0%	0%	
39	2403 11 00 00	Homogenized or "reconstituted" tobacco	0%	0%	
40	2403 19 10 00	Tobacco extracts and essences	0%	0%	
41	2403 19 20 00	Manufactured tobacco substitutes	0%	0%	
42	2403 19 30 00	Other	0%	0%	
43	2403 19 50 00	Other	0%	0%	
44	2403 19 50 00	Other, single-leaf tobacco, including shaded and	0%	0%	
45	2403 19 11 00	Cheering	0%	0%	
46	2404 10.00 00	Hydrogen chloride (hydrochloric acid)	0%	0%	
47	2404 10 00 00	Sodium carbonate	0%	0%	
48	2404 10 00 00	Ammonium carbonate	0%	0%	
49	2404 10 00 00	Sterile absorbable surgical or dental pack	0%	0%	
50	2409 10.00 00	Synthetic organic binding substances	0%	0%	
51	2409 10 00 00	Other	0%	0%	
52	2409 12.00 00	Other	0%	0%	
53	2409 12 00 00	Other	0%	0%	
54	2409 16.00 00	Resinous dyes and preparations based	0%	0%	
55	2409 16 00 00	Synthetic organic products of a kind used as	0%	0%	
56	2409 16 00 00	Other	0%	0%	
57	2409 16 00 00	Face and skin creams and lotions	0%	0%	
58	2409 16 00 00	Cosmetics by weight, not less than 1kg	0%	0%	
59	4011 16.00 00	Oil stone used on motor cars (including	0%	0%	deeper cut, not less than 5%
60	4011 16 00 00	Oil stone used on motor cars (including	0%	0%	deeper cut, not less than 5%
61	4011 16 00 00	Oil stone used on motor cars (including	0%	0%	deeper cut, not less than 5%
62	5007 00 50 00	Other	0%	0%	
63	5007 00 50 00	Other	0%	0%	
64	5007 00 50 00	Other	0%	0%	
65	5007 00 50 00	Other	0%	0%	
66	5007 00 50 00	Coton, carded or combed	0%	0%	
67	5007 00 50 00	Measuring tape	0%	0%	
68	5007 11 00 00	Measuring tape, not more than 112.5 cm	0%	0%	
69	5007 11 00 00	Measuring tape, less than 112.5 cm	0%	0%	
70	5007 11 00 00	Measuring tape, less than 112.5 cm	0%	0%	
71	5007 11 00 00	Measuring tape, less than 112.5 cm	0%	0%	
72	5007 11 00 00	Measuring tape, not more than 112.5 cm	0%	0%	
73	5007 11 00 00	Measuring tape, not more than 112.5 cm	0%	0%	
74	5007 11 00 00	Measuring tape, less than 112.5 cm	0%	0%	
75	5007 11 00 00	Measuring tape, less than 112.5 cm	0%	0%	
76	5007 31 00 00	Measuring tape, per meter	0%	0%	
77	5007 31 00 00	Measuring tape, per meter, less than 112.5 cm	0%	0%	
78	5007 31 00 00	Measuring tape, per meter, less than 112.5 cm	0%	0%	
79	5007 10 00 00	Measuring tape, per meter, less than 112.5 cm	0%	0%	
80	5111 10 00 00	Cotton fabrics	0%	0%	
81	5111 10 00 00	Dyed	0%	0%	
82	5111 10 00 00	Printed	0%	0%	
83	5111 10 00 00	Spun	0%	0%	
84	5112 10 00 00	Spun	0%	0%	
85	5112 10 00 00	Spun	0%	0%	
86	5112 10 00 00	Dyed	0%	0%	
87	5112 10 00 00	Printed	0%	0%	
88	5112 10 00 00	Spun	0%	0%	
89	5112 10 00 00	Spun	0%	0%	
90	5112 10 00 00	Dyed	0%	0%	
91	5112 10 00 00	Printed	0%	0%	
92	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
93	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
94	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
95	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
96	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
97	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
98	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
99	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
100	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
101	5113 21 00 00	Of polyester staple fibres, plain weave	0%	0%	
102	5113 21 00 00	Of non man-made fibres	0%	0%	
103	5113 21 00 00	Of man-made fibres	0%	0%	
104	5113 21 00 00	Other	0%	0%	
105	5113 21 00 00	Other	0%	0%	
106	5113 21 00 00	Other	0%	0%	
107	5113 21 00 00	Other	0%	0%	
108	5113 21 00 00	Other	0%	0%	
109	5113 21 00 00	Other	0%	0%	
110	5113 21 00 00	Other	0%	0%	
111	5113 21 00 00	Other	0%	0%	
112	5113 21 00 00	Other	0%	0%	
113	5113 21 00 00	Other	0%	0%	
114	5113 21 00 00	Other	0%	0%	
115	5113 21 00 00	Other	0%	0%	
116	5113 21 00 00	Other	0%	0%	
117	5113 21 00 00	Other	0%	0%	
118	5113 21 00 00	Other	0%	0%	
119	5113 21 00 00	Other	0%	0%	
120	5113 21 00 00	Other	0%	0%	
121	5113 21 00 00	Other	0%	0%	
122	5113 21 00 00	Other	0%	0%	
123	5113 21 00 00	Other	0%	0%	
124	5113 21 00 00	Other	0%	0%	
125	5113 21 00 00	Other	0%	0%	
126	5113 21 00 00	Other	0%	0%	
127	5113 21 00 00	Other	0%	0%	
128	5113 21 00 00	Other	0%	0%	
129	5113 21 00 00	Other	0%	0%	
130	5113 21 00 00	Other	0%	0%	
131	5113 21 00 00	Other	0%	0%	
132	5113 21 00 00	Other	0%	0%	
133	5113 21 00 00	Other	0%	0%	
134	5113 21 00 00	Other	0%	0%	
135	5113 21 00 00	Other	0%	0%	
136	5113 21 00 00	Other	0%	0%	
137	5113 21 00 00	Other	0%	0%	
138	5113 21 00 00	Other	0%	0%	
139	5113 21 00 00	Other	0%	0%	
140	5113 21 00 00	Other	0%	0%	
141	5113 21 00 00	Other	0%	0%	
142	5113 21 00 00	Other	0%	0%	
143	5113 21 00 00	Other	0%	0%	
144	5113 21 00 00	Other	0%	0%	
145	5113 21 00 00	Other	0%	0%	
146	5113 21 00 00	Other	0%	0%	
147	5113 21 00 00	Other	0%	0%	
148	5113 21 00 00	Other	0%	0%	
149	5113 21 00 00	Other	0%	0%	
150	5113 21 00 00	Other	0%	0%	
151	5113 21 00 00	Other	0%	0%	
152	5113 21 00 00	Other	0%	0%	
153	5113 21 00 00	Other	0%	0%	
154	5113 21 00 00	Other	0%	0%	
155	5113 21 00 00	Other	0%	0%	
156	5113 21 00 00	Other	0%	0%	
157	5113 21 00 00	Other	0%	0%	
158	5113 21 00 00	Other	0%	0%	
159	5113 21 00 00	Other	0%	0%	
160	5113 21 00 00	Other	0%	0%	
161	5113 21 00 00	Other	0%	0%	
162	5113 21 00 00	Other	0%	0%	
163	5113 21 00 00	Other	0%	0%	
164	5113 21 00 00	Other	0%	0%	
165	5113 21 00 00	Other	0%	0%	
166	5113 21 00 00	Other	0%	0%	
167	5113 21 00 00	Other	0%	0%	
168	5113 21 00 00	Other	0%	0%	
169	5113 21 00 00	Other	0%	0%	
170	5113 21 00 00	Other	0%	0%	
171	5113 21 00 00	Other	0%	0%	
172	5113 21 00 00	Other	0%	0%	
173	5113 21 00 00	Other	0%	0%	
174	5113 21 00 00	Other	0%	0%	
175	5113 21 00 00	Other	0%	0%	
176	5113 21 00 00	Other	0%	0%	
177	5113 21 00 00	Other	0%	0%	
178	5113 21 00 00	Other	0%	0%	
179	5113 21 00 00	Other	0%	0%	
180	5113 21 00 00	Other	0%	0%	
181	5113 21 00 00	Other	0%	0%	
182	5113 21 00 00	Other	0%	0%	
183	5113 21 00 00	Other	0%	0%	
184	5113 21 00 00	Other	0%	0%	
185	5113 21 00 00	Other	0%	0%	
186	5113 21 00 00	Other	0%	0%	
187	5113 21 00 00	Other	0%	0%	
188	5113 21 00 00	Other	0%	0%	
189	5113 21 00 00	Other	0%	0%	
190	5113 21 00 00	Other	0%	0%	
191	5113 21 00 00	Other	0%	0%	
192	5113 21 00 00	Other	0%	0%	
193	5113 21 00 00	Other	0%	0%	
194	5113 21 00 00	Other	0%	0%	
195	5113 21 00 00	Other	0%	0%	
196	5113 21 00 00	Other	0%	0%	
197	5113 21 00 00	Other	0%	0%	
198	5113 21 00 00	Other	0%	0%	
199	5113 21 00 00	Other	0%	0%	
200	5113 21 00 00	Other	0%	0%	
201	5113 21 00 00	Other	0%	0%	
202	5113 21 00 00	Other	0%	0%	
203	5113 21 00 00	Other	0%	0%	
204	5113 21 00 00	Other	0%	0%	
205	5113 21 00 00	Other	0%	0%	
206	5113 21 00 00	Other	0%	0%	
207	5113 21 00 00	Other	0%	0%	
208	5113 21 00 00	Other	0%	0%	
209	5113 21 00 00	Other	0%	0%	
210	5113 21 00 00	Other	0%	0%	
211	5113 21 00 00	Other	0%	0%	
212	5113 21 00 00	Other	0%	0%	
213	5113 21 00 00	Other	0%	0%	
214	5113 21 00 00	Other	0%	0%	
215	5113 21 00 00	Other	0%	0%	
216	5113 21 00 00	Other	0%	0%	
217	5113 21 00 00	Other	0%	0%	
218	5113 21 00 00	Other	0%	0%	
2					

No	HS Code		Description	Indonesia		Comments
	Pakistan 8 digit	Indonesia 10 digit (BTBM 2007)		Import duty	PTA/Deeper Cut	
109	8006.90.00.00	8006 90.00.00	—Other	10	5	
110	8106.10.10.00	8106 90.00.00	—Of other textile materials	15	3	
111	8106.10.10.00	8106 95.20.00	—Of wool or fine animal hair	10	5	
112	8106.10.10.00	8106 95.10.00	—Other	15	6	Deeper Cut and less 5%
113	8106.10.10.00	8106 95.00.00	—Other textile materials	15	6	Deeper Cut and less 5%
114	8106.10.10.00	8106 95.00.00	—Cotton or long strand	15	6	Deeper Cut and less 5%
115	8106.10.00.00	8103 31.00.00	—Cotton or long strand hair	15	6	Deeper Cut and less 5%
116	8204.90.10.00	8204 49.00.10	—Of silk	15	5	
117	8204.90.30.00	8204 49.00.30	—Other	15	9	
118	8210.20.00.00	8210 20.00.00	—Protective head garments	15	5	Deeper Cut and less 5%
119	8211.40.30.00	8211 42.00.00	—Of cotton	15	4	
120	8211.40.70.00	8211 42.00.00	—Other	15	6	
121	8217.10.00.00	8217 10.00.00	Accessories	15	9	
122	8217.10.00.00	8217 10.00.00	—	15	9	
123	8217.10.00.00	8217 10.00.00	—	15	9	
124	8217.10.00.00	8217 10.00.00	—	15	9	
125	8217.10.00.00	8217 10.00.00	—	15	9	
126	8217.10.00.00	8217 10.00.00	—	15	9	
127	8217.10.00.00	8217 10.00.00	—	15	9	
128	8217.10.00.00	8217 10.00.00	—	15	9	
129	8217.10.00.00	8217 10.00.00	—	15	9	
130	8217.10.00.00	8217 10.00.00	—	15	9	
131	8307.10.00.00	8307 23.10.00	—Of non-precious metals	15	5	
132	8307.10.00.00	8307 23.00.00	—Other	15	5	
133	7010.10.00.00	7310 10.00.00	Ampoules	15	5	
134	7010.10.00.00	7310 20.00.00	Stoppers, lids and other closures	15	5	
135	7010.10.00.00	7310 20.00.00	—Of glass	15	5	
136	7304.30.10.00	7304 34.00.10	—Moulded, cast and hollow green glass	15	5	
137	7304.30.00.00	7304 29.00.10	—Unfired, held casting and hollow (green glass)	15	5	
138	7306.00.00.00	7306 11.00.00	—Welded, of stainless steel	15	5	
139	7306.00.00.00	7306 11.00.00	—Electro-galvanized strands and ribbon	15	5	
140	7306.00.00.00	7306 11.00.00	—Coated wire, braided and twisted	15	5	
141	7318.10.00.00	7318 16.00.00	—Of an external chamber and exceeding	15	5	
142	7318.10.00.00	7318 16.00.00	—Other	15	5	
143	7318.10.00.00	7318 16.00.00	—Grinding blade and similar articles for	15	5	
144	7320.90.00.00	7320 90.00.00	—Drill bits, reamers and similar articles for	15	5	
145	7320.90.00.00	7320 90.00.00	—Saws, cutters and similar articles for	15	5	
146	7326.10.00.00	7326 96.00.00	—Saws, cutters	7.5	3.75	
147	7326.10.00.00	7326 96.00.00	—Stainless steel shield and stamp stamping	7.5	3.75	
148	7360.10.00.00	8201 10.00.00	—Reinforced lead	0	0	
149	8010.00.00.00	8010 20.00.00	For kitchen appliances or for machine parts	15	5	
150	8010.00.00.00	8010 20.00.00	—Other	15	5	
151	8020.40.00.00	8208 40.00.00	—For agricultural, horticultural or forestry	5	3	
152	8020.40.00.00	8208 40.00.00	—Other	5	3	
153	8111.10.00.00	8111 10.00.00	Set of assorted articles	15	5	
154	8111.10.00.00	8111 10.00.00	—Table knives having flat blades	15	5	
155	8111.20.00.00	8111 20.00.00	—Other	15	5	
156	8111.20.00.00	8111 20.00.00	—With handles of base metal	15	5	
157	8111.20.00.00	8111 20.00.00	—With handles of bone, wood, ivory, horn, plastic or	15	5	
158	8111.20.00.00	8111 20.00.00	—With handles of leather, skin, fur, hair, wood, bone, horn, ivory, plastic or	15	5	
159	8111.30.00.00	8111 30.00.00	—With handles of bone metal	15	5	
160	8111.30.00.00	8111 30.00.00	—With handles of bone metal	15	5	
161	8111.30.00.00	8111 30.00.00	—With handles of base metal	15	5	
162	8111.30.00.00	8111 30.00.00	—With handles of base metal	15	5	
163	7304.10.00.00	7304 19.00.00	—Other	15	5	
164	7304.10.00.00	7304 19.00.00	—Plates, dishes and similar articles	15	5	
165	7312.10.00.00	8212 16.00.00	—Assorted articles	15	5	
166	7312.10.00.00	8212 16.00.00	—Other	15	5	
167	7312.10.00.00	8212 16.00.00	—Dishwasher-dish	7.5	3.75	
168	7312.20.10.00	8212 20.00.00	—Dishwasher-dish	15	5	
169	8201.10.00.00	8201 06.00.00	Scissors, tongs, shears and similar shears	15	5	
170	8214.10.00.00	8214 10.00.00	Paper knives, letter openers, breeding knives	15	5	
171	8214.10.00.00	8214 10.00.00	Menstrual or sanitary soap, soap, liquid soaps and detergents	15	5	
172	8214.10.00.00	8214 10.00.00	—Other	15	5	
173	8264.94.00.00	8264 94.00.00	—Other	15	4	
174	as agreed in TNC I					
175	Additional Pakistan's Requests		Plates	0.5% adm. surcharge		
176	8002.10.00.00	8002 10.00.00	—Other	5	0	
177	8002.10.00.00	8002 10.00.00	—Shaving brush	5	0	
178	8023.30.00.00	8023 30.00.00	—Brushes, paint brushes, undercoating brushes	5	0	
179	8023.30.00.00	8023 30.00.00	—Other	5	0	
180	8028.10.00.00	8028 10.00.00	Root, hollow and other base, celluloid	5	0	
181	8028.10.00.00	8028 10.00.00	—Lacquer (varnished) lac	5	0	
182	8028.10.00.00	8028 10.00.00	—Felt, leather, cloth or paper	5	0	
183	8028.10.00.00	8028 10.00.00	—Other, lacquered or varnished	5	0	
184	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
185	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
186	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
187	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
188	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
189	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
190	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
191	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
192	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
193	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
194	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
195	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
196	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
197	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
198	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
199	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
200	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
201	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
202	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
203	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
204	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
205	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
206	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
207	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
208	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
209	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
210	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
211	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
212	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
213	8028.10.00.00	8028 10.00.00	—With other lacquers or varnishes	5	0	
214	Pakistan's New Requests					
215	8414.31.70.20	8414 31.00.00	Wool, mohair and camel hair	15	5	
216	9506.31.00.20	9506 31.00.00	Leather, leatheroid, whether or not tanned	15	5	
217	9506.31.00.20	9506 31.00.00	Leatherette, leatherette and similar	15	5	

Annex III

MODALITY OF TARIFF REDUCTION

Margin of Preference (MOP) based on MFN applied rate

MFN Tariff	Tariff for PTA
$X \leq 5\%$	Zero (100 % MOP)
$5\% < X \leq 10\%$	50 % MOP
$10\% < X \leq 15\%$	40 % MOP
$X > 15\%$	20 % MOP

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

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

Rule 1: Definitions

For the purpose of this Annex:

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

Rule 2: Origin Criteria

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

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

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

Rule 3: Wholly Obtained Products

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

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

Rule 4: Not Wholly Produced or Obtained

- (a) For the purposes of Rule 2(b), a product shall be deemed to be originating if:

- (i) the total value of the materials, part or produce originating from outside of the territory of a Party does not exceed 60% of the FOB value of the product so produced or obtained

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

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

Value of Non-Indonesia Pakistan PTA materials	+	Value of materials of undetermined origin
FOB Price		X 100 % \leq 60%

- (c) The value of the non-originating materials shall be:

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

Rule 5: Cumulative Rule of Origin

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

Rule 6: Product Specific Criteria

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

Rule 7: Minimal Operations and Processes

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

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

Rule 8: Direct Consignment

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

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

Rule 9: Treatment of Packages and Packing Materials

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

Rule 10: Accessories, Spare Parts and Tools

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

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Rule11: Indirect Materials

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

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

Rule 12: Certificate of Origin

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

Rule 13: Review and Modification

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

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

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

Article 1:

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

Article 2:

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

Article 3:

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

Article 4:

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

[Signature] 6

[Signature]

Article 5:

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

Article 6:

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

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

Article 7:

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

Article 8:

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

Article 9:

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

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Article 10:

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

Article 11:

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

Article 12:

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

Article 13:

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

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

Article 14:

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

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

Article 15:

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

Article 16:

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

Article 17:

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

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

Article 18:

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

[Signature]

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

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

Article 19:

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

4/IV

6 10

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

OVERLEAF NOTES

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

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

Box 9: Gross weight in Kilos should be shown here. Other units of measurement e.g. volume or number of items which would indicate exact quantities may be used when customary; the FOB value shall be the invoiced value declared by exporter to the issuing authority.

Box 10: Invoice number and date of invoices should be shown here.

Box 11: Issued retrospectively, Customer's Order Number, Letter of Credit Number, etc. may be included, if required.

Box 12: The field must be completed, signed and dated by the exporter. Insert the place and date of signature.

Box 13: The field must be completed, signed, dated and stamped by the authorized person of the certifying authority.

ATTACHMENT B

(To be negotiated subsequently, if required)

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REPUBLIK INDONESIA
PERJANJIAN PERDAGANGAN PREFERENSIAL
ANTARA
PEMERINTAH REPUBLIK INDONESIA
DAN
PEMERINTAH REPUBLIK ISLAM PAKISTAN

Pemerintah Republik Indonesia dan Pemerintah Republik Islam Pakistan (yang selanjutnya masing-masing disebut sebagai "Pihak" dan secara bersama-sama akan disebut sebagai "Para Pihak")

MENGINGAT Perjanjian Kerangka Kerja antara Para Pihak tentang Kemitraan Komprehensif di bidang Ekonomi (CEP, *Comprehensive Economic Partnership*) yang ditandatangani di Islamabad pada tanggal 24 November 2005;

MENYADARI terdapat hubungan persahabatan yang telah berlangsung lama dan kesamaan dalam hal agama dan warisan budaya yang dimiliki kedua negara;

MENGHARAPKAN bahwa Perjanjian ini akan menciptakan iklim baru bagi kerja sama di bidang ekonomi dan regional antara kedua belah pihak;

MENGAKUI bahwa upaya memperkuat kemitraan yang erat di bidang ekonomi akan membawa manfaat ekonomi dan sosial serta meningkatkan standar kehidupan masyarakat kedua belah pihak;

MEMAHAMI bahwa Perjanjian Perdagangan Preferensial (PTA, *Preferential Trade Agreement*) akan memfasilitasi perusahaan-perusahaan dari kedua belah pihak dalam memperoleh manfaat dari PTA tersebut sekaligus meningkatkan keyakinan kedua belah pemerintah untuk melakukan perundingan Perjanjian Perdagangan Bebas (FTA, *Free Trade Agreement*);

MENIMBANG bahwa perluasan hubungan dagang dan ekonomi yang saling menguntungkan akan mendorong kerja sama lebih lanjut antara Para Pihak serta mendorong perdamaian dan stabilitas di kawasan;

MENGINGINKAN kerja sama budaya lebih lanjut dan mengembangkan pertukaran informasi;

MENYADARI bahwa pengaturan perdagangan yang saling menguntungkan akan berkontribusi mendorong terciptanya hubungan yang lebih erat dengan perekonomian lain di kawasan;

MEYAKINI bahwa kerangka kontraktual ini secara bertahap dapat mendorong serta memperluas bidang-bidang baru lainnya yang merupakan minat bersama;

MENGANGGAP bahwa perluasan pasar domestik masing-masing Pihak, melalui kerja sama komersial, merupakan prasyarat penting dalam percepatan pembangunan ekonomi Para Pihak;

MENIMBANG adanya keinginan untuk mengembangkan perdagangan bilateral yang saling menguntungkan; dan

MENGAKUI bahwa dihapuskannya hambatan perdagangan melalui Perjanjian ini (PTA) akan berkontribusi pada perluasan perdagangan bilateral yang mengarah pada FTA antara Para Pihak,

Telah menyepakati hal-hal sebagai berikut:

Pasal Satu Definisi

Untuk keperluan Perjanjian ini, istilah-istilah berikut ini akan diartikan sebagaimana dinyatakan di bawah ini kecuali apabila terdapat konteks yang berbeda:

- (a) "barang" dan "produk" akan memiliki makna yang sama kecuali apabila terdapat konteks yang berbeda;
- (b) "Pemerintah" berarti Pemerintah Republik Indonesia atau Pemerintah Republik Islam Pakistan;
- (c) "Margin Preferensi" berarti persentase pengurangan tarif yang membentuk tarif MFN yang ditetapkan pada produk-produk yang diimpor oleh satu pihak dari pihak lainnya sebagai hasil dari perlakuan preferensial;
- (d) "Para-Tarif" berarti biaya dan pungutan di perbatasan, selain dari "tarif", yang ditetapkan pada transaksi dagang luar negeri yang memiliki efek seperti tarif yang dipungut hanya untuk impor, namun bukan merupakan pajak dan biaya tak-langsung, yang dipungut dengan cara yang sama seperti pada produk domestik. Biaya impor yang terkait dengan layanan tertentu yang diberikan tidak dianggap sebagai para-tarif";
- (e) "Para Pihak" berarti Indonesia dan Pakistan sedangkan istilah "Pihak" berarti Indonesia atau Pakistan;
- (f) "Tarif" berarti bea yang dimasukkan dalam jadwal tarif nasional oleh Para Pihak;
- (g) "Perjanjian WTO" berarti Perjanjian Marrakesh tentang terbentuknya Organisasi Dagang Sedunia (WTO), yang dilakukan di Marrakesh, pada tanggal 15 April 1994, yang dapat mengalami perubahan;

Pasal Dua Cakupan Produk

PTA mencakup daftar produk sebagaimana tercantum pada *Annex I* dan *II* pada Perjanjian ini.

**Pasal Tiga
Pengurangan / Penghapusan Tarif**

Tarif *Most Favoured Nation* (MFN) yang diterapkan oleh para pihak di tahun 2012 akan digunakan untuk seluruh produk yang tercakup dalam PTA akan dikurangi dan apabila dinilai relevan akan dihapuskan sesuai dengan modalitas yang telah disebutkan pada *Annex III* Perjanjian ini.

**Pasal Empat
Ketentuan Asal Barang (*Rules of Origin*)**

Ketentuan Asal Barang sebagaimana terdapat dalam *Annex IV* akan diterapkan pada barang-barang yang tercakup dalam PTA untuk dapat memperoleh preferensi tarif.

**Pasal Lima
Hak dan Kewajiban di Dalam WTO**

Ketentuan-ketentuan GATT 1994 dan Organisasi Perdagangan Dunia (WTO) akan berlaku pada barang-barang yang tercakup dalam PTA ini.

**Pasal Enam
Penyelesaian Sengketa**

Sengketa apapun sehubungan dengan interpretasi, implementasi, atau penerapan Perjanjian ini akan diselesaikan secara damai melalui konsultasi bersama.

**Pasal Tujuh
Peninjauan Kembali**

Perjanjian ini akan ditinjau kembali setelah 1 (satu) tahun pemberlakuan Perjanjian ini atau pada saat kapanpun berdasarkan permintaan salah satu Pihak. Peninjauan kembali ini akan dilakukan oleh sebuah komite yang akan dibentuk berdasarkan Pasal 11 Perjanjian Kerangka Kerja antara Pemerintah Republik Islam Pakistan dan Pemerintah Republik Indonesia tentang Kemitraan Komprehensif di Bidang Ekonomi (CEP) yang ditandatangani di Islamabad pada tanggal 24 November 2005.

**Pasal Delapan
Para Tarif**

Kedua belah Pihak akan menghapuskan *para tarif* atas barang-barang yang tercakup dalam Perjanjian ini dalam waktu 6 (enam) bulan setelah pemberlakuan Perjanjian ini dan tidak akan memperkenalkan para tarif baru manapun atas barang-barang tersebut.

**Pasal Sembilan
Amandemen**

Perjanjian ini dapat dimodifikasi atau diamandemen berdasarkan kesepakatan bersama Para Pihak. Perubahan tersebut akan berlaku pada tanggal yang ditetapkan oleh Para Pihak dan akan menjadi bagian integral dari Perjanjian ini.

**Pasal Sepuluh
Ketentuan Akhir**

1. Perjanjian ini akan berlaku 30 (tiga puluh) hari setelah tanggal serah-terima pemberitahuan tertulis antara Para Pihak terkait dengan telah diselesaikannya prosedur dalam negeri mereka masing-masing.
2. Perjanjian ini akan tetap berlaku hingga berlakunya Perjanjian Perdagangan Bebas (FTA) antara Para Pihak.
3. Salah satu Pihak dapat mengakhiri Perjanjian ini melalui pemberitahuan tertulis kepada Pihak lainnya. Perjanjian ini akan berakhir dalam waktu 180 hari setelah tanggal pemberitahuan tersebut.

SEBAGAI BUKTI, yang bertanda tangan di bawah ini, dengan kewenangan yang telah diberikan oleh Pemerintah mereka masing-masing, telah menandatangani Perjanjian ini.

DIBUAT dalam bentuk Salinan di Jakarta tanggal 3 Februari 2012 dalam Bahasa Inggris dan Bahasa Indonesia. Kedua naskah memiliki nilai otentik yang sama. Apabila terjadi perselisihan yang diakibatkan oleh interpretasi atas Perjanjian ini, versi Bahasa Inggris menjadi versi yang berlaku dan digunakan.

Atas nama
Pemerintah Republik Indonesia

Gita Irawati Wirjawan
Menteri Perdagangan

Atas nama
Pemerintah Republik Islam Pakistan

Sanaullah
Duta Besar

SA

Indonesia-Pakistan Preferential Trade Agreement
Pakistan Offer List

Annex I

No	Pakistan HS Code digit	HS Code digit	Indonesia HS Code digit	Description	Pakistan CD%	Pakistan PTA
	5	5	5		5	5
1	0206			Other meat and edible offal, fresh, chilled or frozen:		
1	02060000	02060000		Legs	10	5
2	0207			Live Fish	10	5
3	02070000	02070000		Other	10	5
4	0208			Meat Of Heading 03.04	10	5
5	02081000	02081000		Tilapia	10	5
6	02082000	02082000		Tilapia, frozen	10	5
7	0306			Frozen, dried, salted:		
8	03061000	03061000		Bones And Fins, ETC (PINEAPPLE)	10	5
9	03062000	03062000		Lobsters (Porcupine)	10	5
10	03063000	03063000		Squid And Prawns (Non Fresh)	10	5
11	03064000	03064000		Mutton (Casseroles)	5	5
12	03065000	03065000		Sweet Potatoes	5	5
13	03066000	03066000		Lobster (Boiled)	5	5
14	03067000	03067000		Other	10	5
15	03068000	03068000		Zebra	10	5
16	03069000	03069000		Bananas, including plantains, fresh or dried	25	25
17	03070000	03070000		Pineapples (Fresh or Dried)	25	25
18	03071000	03071000		Mangoes	25	25
19	03072000	03072000		Ginger	10	5
20	03073000	03073000		Other	10	5
21	03074000	03074000		Not exceeding 3 kg	10	5
22	03075000	03075000		Other green tea and fernandez	10	5
23	04023000	0402400000		Black Tea (including green tea), including tea in immediate packaging, of a content not exceeding 3 kg.	10	5
24	04024000	0402400000		Other black tea (including green tea), including tea in immediate packaging, of a content not exceeding 3 kg.	10	5
25	04024010	0402401000		Other	10	5
26	04024020	0402402000		Black tea in a packing exceeding 3 kg	10	5
27	04024030	0402403000		Other	10	5
28	05011200	05011200		Wheat	5	5
29	05011310	05011310		Flour (Plain, Cakes, Crusts) Not Shelled	5	5
30	05011390	05011390		Other	5	5
31	05011400	05011400		Cracked or ground	10	5
32	05042010	05042010		Rye (class 1 wheat)	10	5
33	05042020	05042020		Rye (other cereals)	10	5
34	05042090	05042090		Other	10	5
35	05052000	05052000		Yeast	5	5
36	05061100	05061100		Cereals, flours and bran, whole grain, milled or crushed	5	5
37	05062000	05062000		Crushed or ground	10	5
38	05070000	05070000		Oats (whole heads, straw and stems)	5	5
39	05081000	05081000		Rice	5	5
40	05082000	05082000		Millet	5	5
41	05083010	05083010		Large (Cereals)	5	5
42	05083020	05083020		Small (Cereals)	5	5
43	05083090	05083090		Bucks of oats or rye	5	5
44	05092000	05092000		Skins of rye, barley	5	5
45	06030000	06030000		Seeds of rye, barley	5	5
46	06040000	06040000		Seeds of rye, barley, whole grain	5	5
47	06050000	06050000		Seeds of rye, barley, whole grain	5	5
48	06101000	06101000		Sorghum	5	5
49	06102000	06102000		Falling millet	5	5
50	06103010	06103010		Triticale, rye, barley	5	5
51	06103020	06103020		Oat	5	5
52	06103090	06103090		Other	5	5
53	06104000	06104000		Other	5	5
54	06105000	06105000		Other seeds and bran, reference to 0610 00 00	10	5
55	06106000	06106000		Other	10	5
56	10010000	10010000		Cereals	10	5
57	10010010	10010010		Flour	10	5
58	15110010	15110010		Rice	10	5
59	15110020	15110020		Rice flour	10	5
60	15110030	15110030		Rice starch	10	5
61	15110090	15110090		Other	10	5
62	15110050	15110050		Flour	10	5
63	15110060	15110060		Other	10	5
64	15112100	15112100		Other	10	5
65	15112200	15112200		Other	10	5

Korea-Pakistan Preferential Trade Agreement Pakistan's Offer List

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Indonesia-Pakistan Preferential Trade Agreement
Pakistan's Offer List

Annex I

No	Pakistan Code digit	HS Code digit	HS Code digit	Description	Pokokan	CD%	PTA
1	2	3	4	5	6	7	8
116	2010 14 00	1010 14 00	00	Gelatin	5	5	5
117	2102 41 00	2122 41 00	00	Salt and derivatives, salts thereof	5	5	5
118	2106 00 10	2126 00 10	10	—sodium or potassium	5	5	5
119	2126 02 10	2126 02 10	10	—other	10	5	5
120	2126 02 19	2126 02 19	19	—other	20	10	10
121	2126 00 00	2126 00 00	00	Dry extracts of alimentary substances	10	5	5
121	2126 00 00	2126 00 00	00	—extracts	20	20	20
121	2126 00 00	2126 00 00	00	—minerals and living waters	20	20	20
121	2126 00 00	2126 00 00	00	—gum	20	20	20
121	2126 00 00	2126 00 00	00	—juice	20	20	20
122	3303 00 15	3303 00 15	15	Minerals and living waters	20	5	5
122	3303 00 20	3303 00 20	20	—gum	20	20	20
122	3303 00 20	3303 00 20	20	—juice	20	20	20
123	3303 00 90	3303 00 90	90	—other	20	20	20
124	3304 00 10	3304 00 10	10	Tooth paste	20	20	20
125	3304 00 90	3304 00 90	90	Other tooth or medicine preparations	20	20	20
126	3306 00 10	3306 00 10	10	Tooth paste	20	20	20
127	3306 00 90	3306 00 90	90	Pre-shave, shaving or after-shave preparations, personal deodorants, oral preparations, depilatories and other dermatory, cosmetic or toilet preparations, not elsewhere specified or included, prepared from deodorants, whether or not perfumed or having oil	20	20	20
128	3307 00 00	3307 00 00	00	Personal deodorant	20	10	10
129	3407 40 00	3407 40 00	00	Other preparations for bathing	20	20	20
130	3408 00 00	3408 00 00	00	Soaps, organic surface-active products and preparations for use as soap, in the form of bars, cakes, rounded pieces or shreds, whether or not containing soap; organic surface-active products and preparations for washing the skin in the form of liquid or	20	20	20
131	3408 11 00	3408 11 00	00	—solid and organic surface-active products and preparations in the form of bars, rounded pieces or shreds and plain, rounded, hot and回温的, impregnated, coated or covered with soap or detergent	20	20	20
132	3408 12 00	3408 12 00	00	—other (including medicated products)	20	20	20
133	3408 20 00	3408 20 00	00	Soaps in liquid form	20	20	20
134	3409 00 00	3409 00 00	00	Organic surface-active agents (other than soaps), surface-active preparations, washing preparations, including auxiliary washing preparations and cleaning preparations, whether or not containing soap, other than those of heading 24.04	20	20	20
135	3409 11 00	3409 11 00	00	Surface active preparations	20	20	20
136	3409 90 00	3409 90 00	00	Other	20	20	20
137	3409 91 00	3409 91 00	00	Artificial waxes and prepared waxes	20	20	20
138	3409 91 00	3409 91 00	00	Soaps	20	5	5
139	3409 91 10	3409 91 10	10	—emulsion, emulsion	20	5	5
140	3409 91 90	3409 91 90	90	Other artificial surface active agents	20	20	20
141	3409 92 00	3409 92 00	00	Preparations not for retail sale	20	20	20
142	3409 93 00	3409 93 00	00	Preparations for retail sale	20	20	20
143	3409 94 00	3409 94 00	00	Soaps	20	20	20
144	3409 95 00	3409 95 00	00	Other surface-active agents	20	20	20
145	3409 99 00	3409 99 00	00	Other	20	20	20
146	3409 99 10	3409 99 10	10	Artificial waxes and prepared waxes	20	20	20
147	3409 99 90	3409 99 90	90	Other	20	20	20
148	3409 99 90	3409 99 90	90	Fatty acids	20	20	20
149	3409 99 90	3409 99 90	90	Fatty acids	20	20	20
150	3421 00 00	3421 00 00	00	Fatty acids ester	20	20	20
151	3421 10 00	3421 10 00	00	Other	20	20	20
152	3421 10 00	3421 10 00	00	Other	20	20	20
153	3421 10 00	3421 10 00	00	Other	20	20	20
154	3421 10 00	3421 10 00	00	Other	20	20	20
155	3421 10 00	3421 10 00	00	Other	20	20	20
156	3421 10 00	3421 10 00	00	Other	20	20	20
157	3421 10 00	3421 10 00	00	Other	20	20	20
158	3421 10 00	3421 10 00	00	Other	20	20	20
159	3421 10 00	3421 10 00	00	Other	20	20	20
160	3421 10 00	3421 10 00	00	Other	20	20	20
161	3421 10 00	3421 10 00	00	Other	20	20	20
162	3421 10 00	3421 10 00	00	Other	20	20	20
163	3421 10 00	3421 10 00	00	Other	20	20	20
164	3421 10 00	3421 10 00	00	Other	20	20	20
165	3421 10 00	3421 10 00	00	Other	20	20	20
166	3421 10 00	3421 10 00	00	Other	20	20	20
167	3421 10 00	3421 10 00	00	Other	20	20	20
168	3421 10 00	3421 10 00	00	Other	20	20	20
169	3421 10 00	3421 10 00	00	Other	20	20	20
170	3421 10 00	3421 10 00	00	Other	20	20	20
171	3421 10 00	3421 10 00	00	Other	20	20	20
172	3421 10 00	3421 10 00	00	Other	20	20	20
173	3421 10 00	3421 10 00	00	Other	20	20	20
174	3421 10 00	3421 10 00	00	Other	20	20	20
175	3421 10 00	3421 10 00	00	Other	20	20	20
176	3421 10 00	3421 10 00	00	Other	20	20	20
177	3421 10 00	3421 10 00	00	Other	20	20	20
178	3421 10 00	3421 10 00	00	Other	20	20	20
179	3421 10 00	3421 10 00	00	Other	20	20	20
180	3421 10 00	3421 10 00	00	Other	20	20	20
181	3421 10 00	3421 10 00	00	Other	20	20	20
182	3421 10 00	3421 10 00	00	Other	20	20	20
183	3421 10 00	3421 10 00	00	Other	20	20	20
184	3421 10 00	3421 10 00	00	Other	20	20	20
185	3421 10 00	3421 10 00	00	Other	20	20	20
186	3421 10 00	3421 10 00	00	Other	20	20	20
187	3421 10 00	3421 10 00	00	Other	20	20	20
188	3421 10 00	3421 10 00	00	Other	20	20	20
189	3421 10 00	3421 10 00	00	Other	20	20	20
190	3421 10 00	3421 10 00	00	Other	20	20	20
191	3421 10 00	3421 10 00	00	Other	20	20	20
192	3421 10 00	3421 10 00	00	Other	20	20	20
193	3421 10 00	3421 10 00	00	Other	20	20	20
194	3421 10 00	3421 10 00	00	Other	20	20	20
195	3421 10 00	3421 10 00	00	Other	20	20	20
196	3421 10 00	3421 10 00	00	Other	20	20	20
197	3421 10 00	3421 10 00	00	Other	20	20	20
198	3421 10 00	3421 10 00	00	Other	20	20	20
199	3421 10 00	3421 10 00	00	Other	20	20	20
200	3421 10 00	3421 10 00	00	Other	20	20	20
201	3421 10 00	3421 10 00	00	Other	20	20	20
202	3421 10 00	3421 10 00	00	Other	20	20	20
203	3421 10 00	3421 10 00	00	Other	20	20	20
204	3421 10 00	3421 10 00	00	Other	20	20	20
205	3421 10 00	3421 10 00	00	Other	20	20	20
206	3421 10 00	3421 10 00	00	Other	20	20	20
207	3421 10 00	3421 10 00	00	Other	20	20	20
208	3421 10 00	3421 10 00	00	Other	20	20	20
209	3421 10 00	3421 10 00	00	Other	20	20	20
210	3421 10 00	3421 10 00	00	Other	20	20	20
211	3421 10 00	3421 10 00	00	Other	20	20	20
212	3421 10 00	3421 10 00	00	Other	20	20	20
213	3421 10 00	3421 10 00	00	Other	20	20	20
214	3421 10 00	3421 10 00	00	Other	20	20	20
215	3421 10 00	3421 10 00	00	Other	20	20	20
216	3421 10 00	3421 10 00	00	Other	20	20	20
217	3421 10 00	3421 10 00	00	Other	20	20	20
218	3421 10 00	3421 10 00	00	Other	20	20	20
219	3421 10 00	3421 10 00	00	Other	20	20	20
220	3421 10 00	3421 10 00	00	Other	20	20	20
221	3421 10 00	3421 10 00	00	Other	20	20	20
222	3421 10 00	3421 10 00	00	Other	20	20	20
223	3421 10 00	3421 10 00	00	Other	20	20	20
224	3421 10 00	3421 10 00	00	Other	20	20	20
225	3421 10 00	3421 10 00	00	Other	20	20	20
226	3421 10 00	3421 10 00	00	Other	20	20	20
227	3421 10 00	3421 10 00	00	Other	20	20	20
228	3421 10 00	3421 10 00	00	Other	20	20	20
229	3421 10 00	3421 10 00	00	Other	20	20	20
230	3421 10 00	3421 10 00	00	Other	20	20	20
231	3421 10 00	3421 10 00	00	Other	20	20	20
232	3421 10 00	3421 10 00	00	Other	20	20	20
233	3421 10 00	3421 10 00	00	Other	20	20	20
234	3421 10 00	3421 10 00	00	Other	20	20	20
235	3421 10 00	3421 10 00	00	Other	20	20	20
236	3421 10 00	3421 10 00	00	Other	20	20	20
237	3421 10 00	3421 10 00	00	Other	20	20	20
238	3421 10 00	3421 10 00	00	Other	20	20	20
239	3421 10 00	3421 10 00	00	Other	20	20	20
240	3421 10 00	3421 10 00	00	Other	20	20	20
241	3421 10 00	3421 10 00	00	Other	20	20	20
242	3421 10 00	3421 10 00	00	Other	20	20	20
243	3421 10 00	3421 10 00	00	Other	20	20	20
244	3421 10 00	3421 10 00	00	Other	20	20	20
245	3421 10 00	3421 10 00	00	Other	20	20	20
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Indonesia-Pakistan Preferential Trade Agreement
Pakistan's Offer List

Annex 2

No	Pakistan Code digit	HS Indonesia Code digit	HS digit	Description	Pakistan	PTA %
	2	3	4		5	
39.24						
152	3026 60 30	3923 90 30 30		Tableware, kitchenware, other household articles and similar articles of plastic		
153	4091 12 00	4091 22 16 00		Cover	25	18
154	4092 10 00	4092 10 10 00		Skin	0	0
				Other	0	0
				Compass and robinet, provided with, in primary forms or in plates, sheets or strip.	0	0
165	4015 20 00	4005 20 00 00		Espresso, dispensers other than those of sub-heading 4005 to 10	10	8
40.14				Hygienic or pharmaceutical articles (including vessels) of vulcanized rubber other than hard rubber, with or without fittings of hard rubber		
166	4014 10 00	4014 10 00 00		Articles of composition	5	5
40.15				Articles of apparel and clothing accessories including gloves, mittens and mitts, for all purposes, of vulcanized rubber other than hard rubber		
167	4015 10 00	4015 10 00 00		Other	25	18
40.16				Other articles of vulcanized rubber other than hard rubber		
168	4016 93 10	4016 93 10 00		-gloves of use	25	18
169	4016 99 10	4016 99 10 00		-gloves, children	5	5
170	4104 10 00			Felt hats, berets, cloth hats, straw hats or similar articles	5	5
171	4104 10 00	4104 10 10 00		Other	0	0
172	4104 10 90	4104 10 20 90		Leather or bone lacquered	5	5
173	4401 30 00			Sealwax and wax seal and similar, whether or not contain seal or emblem in dies, bisquets, circles or similar forms	0	0
174	4401 90 00	4401 90 00 00		Wax seal	0	0
175	4401 90 00	4401 90 00 00		Other wood products for general manufacture	25	18
176	4402 20 00			Non-volatile oil for perfume blending	15	0
				With at least one cubic cm of volatile wood specified in sub-headings 14.9 to 16.10	15	0
177	4402 90 00	4402 90 00 00		Resinoid when in blocks, pellets, rings or profile shapes	0	0
178	4403 20 00			Polymerized resins and derived from them, except carbon fiber, paper, box, basket and other containers, metal containers, Other	25	18
179	4403 90 00	4403 90 00 00		Others, not bidding the numbers of	25	18
180	4417 00 10			Wax and other resins and pitch	25	18
181	4417 00 10	4417 00 20 00		Painted panels	25	18
182	4417 00 20	4417 00 20 00		Oil or bitumen varnishes	25	18
183	4418 90 00	4418 90 00 00		Starches and other carbohydrates	25	18
184	4422 10 00	4422 10 00 00		Other waxes, paraffin, cerasin, etc.	25	18
185	4422 90 00	4422 90 00 00		Wood drawing tools	25	18
186	4421 90 00	4421 90 00 00		Other articles of wood	25	18
187	4421 90 99	4421 90 90 00			25	18
188	4421 90 99	4421 90 90 00			25	18
189	4500 20 00	4500 20 00 00		Pressboards, fibreglass	25	18
190	4500 20 00	4500 20 00 00		Self-curing resins	25	18
191	4500 90 00	4500 90 00 00		Other carbon fiber products, resins	25	18
192	4611 20 00	4611 20 00 00		Leathers or skins of weight exceeding 0.6 kg./sq.meter	25	18
193	4622 10 00	4622 10 00 00		Of a kind used for winding, textile yarn	25	18
194	4623 90 00	4623 90 00 00		Other gums or adhesive papers	25	18
195	4623 90 00	4623 90 00 00		Other paper & paperboard	25	18
196	4631 20 00	4631 20 00 00		Other paper & paperboard	25	18
197	5106 19 00	5106 19 00 00		Other fabrics dyed	25	18
198	5106 42 00	5106 42 00 00		Denim	25	18
199	5106 42 00	5106 42 00 00		Other fabrics woven	25	18
200	5106 42 00	5106 42 00 00		Other fabrics woven, of cotton	25	18
201	5107 10 00	5107 10 00 00		Other fabrics woven, of man-made fibers	25	18
202	5401 11 00	5401 11 00 00		Other woven fabric	25	18
203	5409 90 00	5409 90 00 00		Article of yarn, cord or twine	25	18
204	5504 10 00	5504 10 00 00		Fabrics and other non-fabrics	25	18
205	5508 70 00	5508 70 00 00		Other webbing, of man-made fiber	25	18
206	5801 10 00	5801 10 00 00		Other fabrics and fabrics	25	18
207	5810 10 00	5810 10 00 00		Other embroidery, of man-made fiber	25	18
208	5801 11 00	5801 11 00 00		Other fabrics of cotton	25	18
209	5802 90 00	5802 90 00 00		Other woven fabrics of man-made fiber	25	18
210	5821 90 00	5821 90 00 00		Article of yarn, cord or twine	25	18
211	5834 12 00 00	5834 12 00 00		Velvet, or similar fabrics, especially	25	18
212	5839 90 00	5839 90 00 00		Other woven fabrics, like Sari and batik fabrics	25	18
213	5859 10 00	5859 10 00 00		Total woven fabrics of cotton	25	18
214	5859 10 00	5859 10 00 00		Other garments	25	18
215	6202 19 00	6202 19 00 00		Many kinds of other woven fabrics	25	18
216	6203 42 00	6203 42 00 00		Men's trousers, and shorts of cotton	25	18
217	6294 50 00	6294 50 00 00		Women's skirts	25	18
218	6295 20 00	6295 20 00 00		Kinds of sari, batik and cotton	25	18

Indonesia-Pakistan Preferential Trade Agreement
Pakistan's Offer List

Annals

No	Pakistan Code digit	HS 8 digit	Indonesia Code digit	HS 910 digit	Description	Pakistan	
						CD%	PTA
219	3301.9	6301.90.10.00			Blanket, and covering, hats;	5	5
					Mittens; Gloves; Grinding Wheels And Their Like; Abrasive Papers; Or Grinding, Sharpening, Polishing, Truing Or Cutting Hand Scourers; Or Polishing Stones; And Paint Stripped Crystallized Stone; Of Agglomerated Natural Or Artificial Resins.	25	25
220	6402.10.00	6402.10.00.00			Sheets, (Rolled), Of Glass.	25	25
221	6404.90.00	6404.90.00.00			Parts Of Furniture, Of Glass.	25	25
222	6401.10.00	6401.10.00.00			Gardens, Ornamental Articles.	25	25
223	6504.11.00	6504.11.00.00			Artificial Gemstones; Imitation Precious Or Semi-precious Stones.	5	5
224	6509.11.00	6509.11.00.00			Brick, Tiles, Plaster, Panels, Or Slabs.	25	25
225	6611.99.00	6611.99.00.00			Plastic materials, & articles.	25	25
					Glass in bulk, other than microfibres of heading 70.151.		
226	7001.31.00	7001.31.50.00			Lids or labels, unprinted.	25	25
					Or labels, printed.	25	25
					Glass mirrors, whether or not framed, including those with mirrors.	25	25
227	7001.01.03	7001.01.00.00			CUTTING:	25	25
					—cutting.	25	25
					Garnets, bottles, flasks, jars, perfume phials, ampoules and other containers, of glass, of a kind used for the conveyance or storage of goods, incense burners of glass, stoppers, lids and other closures, of glass.		
228	7019.10.00	7019.10.00.00			ampoules.	5	5
229	7019.90.00	7019.90.00.00			Other.	5	5
					Glass containers (including cups and tubes), open, and glass parts thereof, without fittings, for electric lamps, electrode-ray tubes or the like.	25	25
230	7011.00.00	7011.00.00.00			For light.	5	5
					Glassware of a kind used for table, kitchen, toilet, office, indoor decoration or similar purposes (other than that of heading 70.10 or 70.18).		
231	7012.00.00	7012.00.00.00			CD%: 0.0000	25	25
					CD%: 0.0000	25	25
232	7012.01.00	7012.01.00.00			CD%: 0.0000	25	25
233	7012.07.00	7012.07.00.00			CD%: 0.0000	25	25
234	7012.99.00	7012.99.00.00			CD%: 0.0000	25	25
235	7013.00.00	7013.00.00.00			CD%: 0.0000	25	25
					CD%: 0.0000	25	25
236	7013.10.00	7013.10.00.00			CD%: 0.0000	25	25
237	7013.20.00	7013.20.00.00			CD%: 0.0000	25	25
238	7013.90.00	7013.90.00.00			CD%: 0.0000	25	25
239	7015.90.00	7015.90.00.00			CD%: 0.0000	25	25
240	7017.00.00	7017.00.00.00			CD%: 0.0000	25	25
241	7017.01.00	7017.01.00.00			CD%: 0.0000	25	25
242	7017.02.00	7017.02.00.00			CD%: 0.0000	25	25
243	7017.03.00	7017.03.00.00			CD%: 0.0000	25	25
244	7017.04.00	7017.04.00.00			CD%: 0.0000	25	25
245	7017.05.00	7017.05.00.00			CD%: 0.0000	25	25
246	7017.06.00	7017.06.00.00			CD%: 0.0000	25	25
247	7017.07.00	7017.07.00.00			CD%: 0.0000	25	25
248	7017.09.00	7017.09.00.00			CD%: 0.0000	25	25
249	7017.10.00	7017.10.00.00			CD%: 0.0000	25	25
250	7017.20.00	7017.20.00.00			CD%: 0.0000	25	25
251	7017.30.00	7017.30.00.00			CD%: 0.0000	25	25
252	7017.40.00	7017.40.00.00			CD%: 0.0000	25	25
253	7017.50.00	7017.50.00.00			CD%: 0.0000	25	25
254	7017.60.00	7017.60.00.00			CD%: 0.0000	25	25
255	7017.70.00	7017.70.00.00			CD%: 0.0000	25	25
256	7017.80.00	7017.80.00.00			CD%: 0.0000	25	25
257	7017.90.00	7017.90.00.00			CD%: 0.0000	25	25
258	7018.00.00	7018.00.00.00			CD%: 0.0000	25	25
259	7018.10.00	7018.10.00.00			CD%: 0.0000	25	25
260	7018.20.00	7018.20.00.00			CD%: 0.0000	25	25
261	7018.30.00	7018.30.00.00			CD%: 0.0000	25	25
262	7018.40.00	7018.40.00.00			CD%: 0.0000	25	25
263	7018.50.00	7018.50.00.00			CD%: 0.0000	25	25
264	7018.60.00	7018.60.00.00			CD%: 0.0000	25	25
265	7018.70.00	7018.70.00.00			CD%: 0.0000	25	25
266	7018.80.00	7018.80.00.00			CD%: 0.0000	25	25
267	7018.90.00	7018.90.00.00			CD%: 0.0000	25	25
268	7019.00.00	7019.00.00.00			CD%: 0.0000	25	25
269	7019.10.00	7019.10.00.00			CD%: 0.0000	25	25
270	7019.20.00	7019.20.00.00			CD%: 0.0000	25	25
271	7019.30.00	7019.30.00.00			CD%: 0.0000	25	25
272	7019.40.00	7019.40.00.00			CD%: 0.0000	25	25
273	7019.50.00	7019.50.00.00			CD%: 0.0000	25	25
274	7019.60.00	7019.60.00.00			CD%: 0.0000	25	25
275	7019.70.00	7019.70.00.00			CD%: 0.0000	25	25
276	7019.80.00	7019.80.00.00			CD%: 0.0000	25	25
277	7019.90.00	7019.90.00.00			CD%: 0.0000	25	25
278	7020.00.00	7020.00.00.00			CD%: 0.0000	25	25
279	7020.10.00	7020.10.00.00			CD%: 0.0000	25	25
280	7020.20.00	7020.20.00.00			CD%: 0.0000	25	25
281	7020.30.00	7020.30.00.00			CD%: 0.0000	25	25
282	7020.40.00	7020.40.00.00			CD%: 0.0000	25	25
283	7020.50.00	7020.50.00.00			CD%: 0.0000	25	25
284	7020.60.00	7020.60.00.00			CD%: 0.0000	25	25
285	7020.70.00	7020.70.00.00			CD%: 0.0000	25	25
286	7020.80.00	7020.80.00.00			CD%: 0.0000	25	25
287	7020.90.00	7020.90.00.00			CD%: 0.0000	25	25
288	7021.00.00	7021.00.00.00			CD%: 0.0000	25	25
289	7021.10.00	7021.10.00.00			CD%: 0.0000	25	25
290	7021.20.00	7021.20.00.00			CD%: 0.0000	25	25
291	7021.30.00	7021.30.00.00			CD%: 0.0000	25	25
292	7021.40.00	7021.40.00.00			CD%: 0.0000	25	25
293	7021.50.00	7021.50.00.00			CD%: 0.0000	25	25
294	7021.60.00	7021.60.00.00			CD%: 0.0000	25	25
295	7021.70.00	7021.70.00.00			CD%: 0.0000	25	25
296	7021.80.00	7021.80.00.00			CD%: 0.0000	25	25
297	7021.90.00	7021.90.00.00			CD%: 0.0000	25	25
298	7022.00.00	7022.00.00.00			CD%: 0.0000	25	25
299	7022.10.00	7022.10.00.00			CD%: 0.0000	25	25
300	7022.20.00	7022.20.00.00			CD%: 0.0000	25	25
301	7022.30.00	7022.30.00.00			CD%: 0.0000	25	25
302	7022.40.00	7022.40.00.00			CD%: 0.0000	25	25
303	7022.50.00	7022.50.00.00			CD%: 0.0000	25	25
304	7022.60.00	7022.60.00.00			CD%: 0.0000	25	25
305	7022.70.00	7022.70.00.00			CD%: 0.0000	25	25
306	7022.80.00	7022.80.00.00			CD%: 0.0000	25	25
307	7022.90.00	7022.90.00.00			CD%: 0.0000	25	25
308	7023.00.00	7023.00.00.00			CD%: 0.0000	25	25
309	7023.10.00	7023.10.00.00			CD%: 0.0000	25	25
310	7023.20.00	7023.20.00.00			CD%: 0.0000	25	25
311	7023.30.00	7023.30.00.00			CD%: 0.0000	25	25
312	7023.40.00	7023.40.00.00			CD%: 0.0000	25	25
313	7023.50.00	7023.50.00.00			CD%: 0.0000	25	25
314	7023.60.00	7023.60.00.00			CD%: 0.0000	25	25
315	7023.70.00	7023.70.00.00			CD%: 0.0000	25	25
316	7023.80.00	7023.80.00.00			CD%: 0.0000	25	25
317	7023.90.00	7023.90.00.00			CD%: 0.0000	25	25
318	7024.00.00	7024.00.00.00			CD%: 0.0000	25	25
319	7024.10.00	7024.10.00.00			CD%: 0.0000	25	25
320	7024.20.00	7024.20.00.00			CD%: 0.0000	25	25
321	7024.30.00	7024.30.00.00			CD%: 0.0000	25	25
322	7024.40.00	7024.40.00.00			CD%: 0.0000	25	25
323	7024.50.00	7024.50.00.00			CD%: 0.0000	25	25
324	7024.60.00	7024.60.00.00			CD%: 0.0000	25	25
325	7024.70.00	7024.70.00.00			CD%: 0.0000	25	25
326	7024.80.00	7024.80.00.00			CD%: 0.0000	25	25
327	7024.90.00	7024.90.00.00			CD%: 0.0000	25	25
328	7025.00.00	7025.00.00.00			CD%: 0.0000	25	25
329	7025.10.00	7025.10.00.00			CD%: 0.0000	25	25
330	7025.20.00	7025.20.00.00			CD%: 0.0000	25	25
331	7025.30.00	7025.30.00.00			CD%: 0.0000	25	25
332	7025.40.00	7025.40.00.00			CD%: 0.0000	25	25
333	7025.50.00	7025.50.00.00			CD%: 0.0000	25	25
334	7025.60.00	7025.60.00.00			CD%: 0.0000	25	25
335	7025.70.00	7025.70.00.00			CD%: 0.0000	25	25
336	7025.80.00	7025.80.00.00			CD%: 0.0000	25	25
337	7025.90.00	7025.90.00.00			CD%: 0.0000	25	25
338	7026.00.00	7026.00.00.00			CD%: 0.0000	25	25
339	7026.10.00	7026.10.00.00			CD%: 0.0000	25	25
340	7026.20.00	7026.20.00.00			CD%: 0.0000	25	25
341	7026.30.00	7026.30.00.00			CD%: 0.0000	25	25
342	7026.40.00	7026.40.00.00			CD%: 0.0000	25	25
343	7026.50.00	7026.50.00.00			CD%: 0.0000	25	25
344	7026.60.00	7026.60.00.00			CD%: 0.0000	25	25
345	7026.70.00	7026.70.00.00			CD%: 0.0000	25	25
346	7026.80.00	7026.80.00.00			CD%: 0.0000	25	25
347	7026.90.00	7026.90.00.00			CD%: 0.0000	25	25
348	7027.00.00	7027.00.00.00			CD%: 0.0000	25	25
349	7027.10.00	7027.10.00.00			CD%: 0.0000	25	25
350	7027.20.00	7027.20.00.00			CD%: 0.0000	25	25
351	7027.30.00	7027.30.00.00			CD%: 0.0000	25	25
352	7027.40.00	7027.40.00.00			CD%: 0.0000	25	25
353	7027.50.00	7027.50.00.00			CD%: 0.0000	25	25
354	7027.60.00	7027.60.00.00			CD%: 0.0000	25	25
355	7027.70.00	7027.70.00.00			CD%: 0.0000	25	25
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Annex I

No	Pakistan HS Code	Indonesia HS Code	HS digit	Description	Pakistan	
					CD%	PTA%
255	8517 6200	8508 10 91 00		Other apparatus or apparatus for audio telephony or video telephony	10	4
257	8525 7000	8505 23 92 00		Other video camera, camcorder or television	10	5
258	8525 5999	8505 23 99 00		Others	0	0
259	8525 8000	8505 43 00 00		Camcorder still image video camera	5	5
260	8525 8999	8505 43 90 00		Video cameras	5	5
		8528 12		Concentrator		
		8530 9		Other apparatus		
				Concentrator and concentrators for wide area networks (WANs)	5	5
251	8535 00 10	8538 00 10 00		Concentrator and concentrators for wide area networks (WANs)	5	5
252	8536 5010	8538 00 90 00		Other	20	10
253	8539 2000	8539 22 00 00		Other apparatus for medical equipment	20	10
254	8539 2200	8539 22 00 00		Other medical	20	10
255	8539 2900	8539 29 00 00		Other medical	20	10
266	8570 2000	8539 20 00 00		Flameproof Boxes, measure insulating rating	20	10
				Rated up to 2.25 kVAC special purpose switches		
				Switches & equipment		
257	8579 2000	8539 29 00 00		Other, having capacity exceeding 20 A but not exceeding 100 watts	20	10
258	8579 2000	8539 29 00 00		Exceeding 100 watts voltage exceeding 100 volts	20	10
				Other, having capacity not exceeding 200 watts	20	10
				A voltage not exceeding 100 volts		
259	8579 2999	8539 29 90 00		Other	20	10
270	8580 0100	8539 31 10 00		Cables for compact fluorescent lamps	20	10
271	8580 2100	8539 31 20 00		Cable flexible fluorescent lamps, in lengths of 100 centimeters	20	10
272	8582 9000	8539 31 90 00		Other	20	10
273	8583 1000	8540 11 10 00		Fluorescent lamps	5	5
274	8584 1000	8540 11 90 00		Other	5	5
275	8584 1000	8508 10 00 00		Urgent power switch	5	5
276	8585 1000	8508 10 00 00		Plastic emergency switches	5	5
277	8585 9000	8508 10 90 00		Moving instrument dial	10	5
278	8586 0000	8508 10 90 00		Other toy, games	10	5
279	8587 1000	8509 10 00 00		Scale of certain	20	10
280	8587 5000	8509 10 10 00		Books or written material	20	10
281	8583 6000	8508 10 10 00		Wooden chair or furniture	10	5
282	8583 7000	8508 10 20 00		Other toys	20	10
283	8588 0100	8508 10 90 00		Lawn furniture	20	10
284	8504 1000	8508 61 00 00		String games	5	5
285	8508 5110	8508 82 10 00		String games, string	20	10
286	8508 6000	8508 82 20 00		String, other than soft	20	10
287	8508 9000	8508 10 30 00		Threads, ropes	20	10

No.	Sub-Class	Classification & Sub-classification	Description	Normative	
				Export Duty	PNA/Bearer Dut
1	1.1	1.1.1	1.1.1.1	1	1
2	2	2.1	2.1.1	2	2
3	3	3.1	3.1.1	3	3
4	4	4.1	4.1.1	4	4
5	5	5.1	5.1.1	5	5
6	6	6.1	6.1.1	6	6
7	7	7.1	7.1.1	7	7
8	8	8.1	8.1.1	8	8
9	9	9.1	9.1.1	9	9
10	10	10.1	10.1.1	10	10
11	11	11.1	11.1.1	11	11
12	12	12.1	12.1.1	12	12
13	13	13.1	13.1.1	13	13
14	14	14.1	14.1.1	14	14
15	15	15.1	15.1.1	15	15
16	16	16.1	16.1.1	16	16
17	17	17.1	17.1.1	17	17
18	18	18.1	18.1.1	18	18
19	19	19.1	19.1.1	19	19
20	20	20.1	20.1.1	20	20
21	21	21.1	21.1.1	21	21
22	22	22.1	22.1.1	22	22
23	23	23.1	23.1.1	23	23
24	24	24.1	24.1.1	24	24
25	25	25.1	25.1.1	25	25
26	26	26.1	26.1.1	26	26
27	27	27.1	27.1.1	27	27
28	28	28.1	28.1.1	28	28
29	29	29.1	29.1.1	29	29
30	30	30.1	30.1.1	30	30
31	31	31.1	31.1.1	31	31
32	32	32.1	32.1.1	32	32
33	33	33.1	33.1.1	33	33
34	34	34.1	34.1.1	34	34
35	35	35.1	35.1.1	35	35
36	36	36.1	36.1.1	36	36
37	37	37.1	37.1.1	37	37
38	38	38.1	38.1.1	38	38
39	39	39.1	39.1.1	39	39
40	40	40.1	40.1.1	40	40
41	41	41.1	41.1.1	41	41
42	42	42.1	42.1.1	42	42
43	43	43.1	43.1.1	43	43
44	44	44.1	44.1.1	44	44
45	45	45.1	45.1.1	45	45
46	46	46.1	46.1.1	46	46
47	47	47.1	47.1.1	47	47
48	48	48.1	48.1.1	48	48
49	49	49.1	49.1.1	49	49
50	50	50.1	50.1.1	50	50
51	51	51.1	51.1.1	51	51
52	52	52.1	52.1.1	52	52
53	53	53.1	53.1.1	53	53
54	54	54.1	54.1.1	54	54
55	55	55.1	55.1.1	55	55
56	56	56.1	56.1.1	56	56
57	57	57.1	57.1.1	57	57
58	58	58.1	58.1.1	58	58
59	59	59.1	59.1.1	59	59
60	60	60.1	60.1.1	60	60
61	61	61.1	61.1.1	61	61
62	62	62.1	62.1.1	62	62
63	63	63.1	63.1.1	63	63
64	64	64.1	64.1.1	64	64
65	65	65.1	65.1.1	65	65
66	66	66.1	66.1.1	66	66
67	67	67.1	67.1.1	67	67
68	68	68.1	68.1.1	68	68
69	69	69.1	69.1.1	69	69
70	70	70.1	70.1.1	70	70
71	71	71.1	71.1.1	71	71
72	72	72.1	72.1.1	72	72
73	73	73.1	73.1.1	73	73
74	74	74.1	74.1.1	74	74
75	75	75.1	75.1.1	75	75
76	76	76.1	76.1.1	76	76
77	77	77.1	77.1.1	77	77
78	78	78.1	78.1.1	78	78
79	79	79.1	79.1.1	79	79
80	80	80.1	80.1.1	80	80
81	81	81.1	81.1.1	81	81
82	82	82.1	82.1.1	82	82
83	83	83.1	83.1.1	83	83
84	84	84.1	84.1.1	84	84
85	85	85.1	85.1.1	85	85
86	86	86.1	86.1.1	86	86
87	87	87.1	87.1.1	87	87
88	88	88.1	88.1.1	88	88
89	89	89.1	89.1.1	89	89
90	90	90.1	90.1.1	90	90
91	91	91.1	91.1.1	91	91
92	92	92.1	92.1.1	92	92
93	93	93.1	93.1.1	93	93
94	94	94.1	94.1.1	94	94
95	95	95.1	95.1.1	95	95
96	96	96.1	96.1.1	96	96
97	97	97.1	97.1.1	97	97
98	98	98.1	98.1.1	98	98
99	99	99.1	99.1.1	99	99
100	100	100.1	100.1.1	100	100
101	101	101.1	101.1.1	101	101
102	102	102.1	102.1.1	102	102
103	103	103.1	103.1.1	103	103
104	104	104.1	104.1.1	104	104
105	105	105.1	105.1.1	105	105
106	106	106.1	106.1.1	106	106
107	107	107.1	107.1.1	107	107
108	108	108.1	108.1.1	108	108
109	109	109.1	109.1.1	109	109
110	110	110.1	110.1.1	110	110
111	111	111.1	111.1.1	111	111
112	112	112.1	112.1.1	112	112
113	113	113.1	113.1.1	113	113
114	114	114.1	114.1.1	114	114
115	115	115.1	115.1.1	115	115
116	116	116.1	116.1.1	116	116
117	117	117.1	117.1.1	117	117
118	118	118.1	118.1.1	118	118
119	119	119.1	119.1.1	119	119
120	120	120.1	120.1.1	120	120
121	121	121.1	121.1.1	121	121
122	122	122.1	122.1.1	122	122
123	123	123.1	123.1.1	123	123
124	124	124.1	124.1.1	124	124
125	125	125.1	125.1.1	125	125
126	126	126.1	126.1.1	126	126
127	127	127.1	127.1.1	127	127
128	128	128.1	128.1.1	128	128
129	129	129.1	129.1.1	129	129
130	130	130.1	130.1.1	130	130
131	131	131.1	131.1.1	131	131
132	132	132.1	132.1.1	132	132
133	133	133.1	133.1.1	133	133
134	134	134.1	134.1.1	134	134
135	135	135.1	135.1.1	135	135
136	136	136.1	136.1.1	136	136
137	137	137.1	137.1.1	137	137
138	138	138.1	138.1.1	138	138
139	139	139.1	139.1.1	139	139
140	140	140.1	140.1.1	140	140
141	141	141.1	141.1.1	141	141
142	142	142.1	142.1.1	142	142
143	143	143.1	143.1.1	143	143
144	144	144.1	144.1.1	144	144
145	145	145.1	145.1.1	145	145
146	146	146.1	146.1.1	146	146
147	147	147.1	147.1.1	147	147
148	148	148.1	148.1.1	148	148
149	149	149.1	149.1.1	149	149
150	150	150.1	150.1.1	150	150
151	151	151.1	151.1.1	151	151
152	152	152.1	152.1.1	152	152
153	153	153.1	153.1.1	153	153
154	154	154.1	154.1.1	154	154
155	155	155.1	155.1.1	155	155
156	156	156.1	156.1.1	156	156
157	157	157.1	157.1.1	157	157
158	158	158.1	158.1.1	158	158
159	159	159.1	159.1.1	159	159
160	160	160.1	160.1.1	160	160
161	161	161.1	161.1.1	161	161
162	162	162.1	162.1.1	162	162
163	163	163.1	163.1.1	163	163
164	164	164.1	164.1.1	164	164
165	165	165.1	165.1.1	165	165
166	166	166.1	166.1.1	166	166
167	167	167.1	167.1.1	167	167
168	168	168.1	168.1.1	168	168
169	169	169.1	169.1.1	169	169
170	170	170.1	170.1.1	170	170
171	171	171.1	171.1.1	171	171
172	172	172.1	172.1.1	172	172
173	173	173.1	173.1.1	173	173
174	174	174.1	174.1.1	174	174
175	175	175.1	175.1.1	175	175
176	176	176.1	176.1.1	176	176
177	177	177.1	177.1.1	177	177
178	178	178.1	178.1.1	178	178
179	179	179.1	179.1.1	179	179
180	180	180.1	180.1.1	180	180
181	181	181.1	181.1.1	181	181
182	182	182.1	182.1.1	182	182
183	183	183.1	183.1.1	183	183
184	184	184.1	184.1.1	184	184
185	185	185.1	185.1.1	185	185
186	186	186.1	186.1.1	186	186
187	187	187.1	187.1.1	187	187
188	188	188.1	188.1.1	188	188
189	189	189.1	189.1.1	189	189
190	190	190.1	190.1.1	190	190
191	191	191.1	191.1.1	191	191
192	192	192.1	192.1.1	192	192
193	193	193.1	193.1.1	193	193
194	194	194.1	194.1.1	194	194
195	195	195.1	195.1.1	195	195

Annex III

MODALITAS PENURUNAN TARIF

Margin Preferensi (*Margin of Preference/MOP*) berdasarkan tarif MFN yang diterapkan

Tarif MFN	Tarif dibawah PTA
$X \leq 5\%$	Nol (100 % MOP)
$5\% < X \leq 10\%$	50 % MOP
$10\% < X \leq 15\%$	40 % MOP
$X > 15\%$	20 % MOP

Annex IV

**KETENTUAN ASAL BARANG (*RULES OF ORIGIN*) UNTUK PERJANJIAN
PERDAGANGAN PREFERENSIAL (*PREFERENTIAL TRADE AGREEMENT*)
ANTARA PAKISTAN - INDONESIA**

Dalam menentukan asal-usul produk-produk yang layak mendapatkan konsesi tarif preferensial sesuai dengan Perjanjian Perdagangan Preferensial (*Preferential Trade Agreement*) antara Pakistan dan Indonesia, aturan-aturan berikut ini akan diterapkan:

Aturan 1: Definisi

Untuk keperluan Annex ini:

- (a) "material" mencakup bahan mentah, bahan baku, bagian, komponen, subkomponen, subrakitan dan/atau barang-barang yang secara fisik masuk di dalam barang lainnya atau merupakan bagian dari proses produksi barang lainnya.
- (b) "produk yang memenuhi ketentuan asal barang" berarti produk-produk yang memenuhi syarat untuk dianggap sebagai produk yang memenuhi ketentuan asal barang sesuai dengan ketentuan yang terdapat dalam Aturan 2.
- (c) "produksi" berarti metode untuk memperoleh barang, termasuk di dalamnya dengan cara menanam, menambang, memanen, memelihara, menernakkan, mengekstraksi, menghimpun, mengumpulkan, menangkap, memancing, memerangkap, memburu, memanufaktur, memproduksi, memproses atau merakit suatu barang.
- (d) "produk" berarti produk-produk yang secara keseluruhan diperoleh/diproduksi atau dimanufaktur, sekalipun produk tersebut dimaksudkan untuk digunakan nantinya dalam kegiatan manufaktur lain;
- (e) "CIF" berarti nilai barang yang diimpor, dan mencakup biaya angkutan barang dan asuransi hingga ke pelabuhan atau tempat masuk ke dalam negara pengimpor;
- (f) "FOB" berarti nilai *free-on-board* (harga jual) barang, termasuk biaya transportasi hingga ke pelabuhan atau ke tempat pengiriman akhir di luar negeri;
- (g) "*Harmonized System*" (Sistem Harmonisasi) berarti *Harmonized Commodity Description and Coding System* (Uraian Komoditas dan Sistem Pengkodean Selaras) sebagaimana disepakati dalam WCO"
- (h) "Aturan Spesifik Produk" (*Product Specific Rules*) adalah aturan-aturan yang menetapkan bahwa materi telah mengalami perubahan dalam klasifikasi tarif atau kegiatan manufaktur atau pemrosesan yang spesifik, atau memenuhi kriterion *ad valorem* atau kombinasi dari kriteria-kriteria tersebut atau kriteria lainnya yang disepakati secara tertulis dan tepat diberitahukan oleh para pihak.




Aturan 2: Kriteria Asal Barang

Untuk keperluan Perjanjian ini, produk-produk yang diimpor oleh suatu Pihak akan dianggap memenuhi ketentuan asal barang dan layak mendapatkan konsesi preferensial apabila produk tersebut memenuhi salah satu persyaratan asal barang sebagai berikut:

- (a) produk yang diperoleh/diproduksi sebagai suatu keseluruhan sebagaimana ditetapkan dan didefinisikan pada Aturan 3 atau
- (b) produk yang diperoleh/diproduksi tidak sebagai suatu keseluruhan dengan catatan bahwa produk tersebut memenuhi syarat sebagaimana tercantum pada Aturan 4, Aturan 5 atau Aturan 6.

Aturan 3: Produk yang Diperoleh Sebagai Keseluruhan

Dalam pengertian yang terdapat pada Aturan 2 (a), hal-hal berikut ini akan dianggap sebagai produk yang diperoleh/diproduksi sebagai suatu keseluruhan oleh suatu Pihak:

- (a) Tanaman dan produk tanaman yang dipanen, diperik, atau dikumpulkan pada Pihak tersebut;
- (b) Hewan hidup yang lahir dan dibesarkan pada Pihak tersebut;
- (c) Produk yang diperoleh dari hewan hidup sebagaimana mengacu pada paragraf (b) di atas;
- (d) Produk yang diperoleh dari kegiatan memburu, memerangkap, memancing, budidaya perairan, mengumpulkan atau menangkap yang dilakukan pada Pihak tersebut;
- (e) Mineral dan zat-zat alami lainnya, yang tidak termasuk dalam paragraf (a) hingga (d), yang diekstrak atau diambil dari tanah, air, dasar laut atau di bawah dasar laut pada Pihak tersebut;
- (f) Produk-produk yang diambil dari perairan, dasar laut, atau bawah dasar laut di luar wilayah perairan Pihak tersebut, dengan catatan bahwa Pihak tersebut memiliki hak untuk mengeksplorasi perairan, dasar laut dan bawah dasar laut tersebut sesuai dengan hukum internasional;
- (g) Produk-produk pemancingan di laut dan produk laut lainnya yang diambil dari perairan bebas oleh kapal-kapal yang tercatat pada suatu Pihak atau berhak untuk menggunakan bendera Pihak tersebut;
- (h) Produk-produk yang diproses dan/atau dibuat pada pabrik yang berada di atas kapal yang tercatat pada suatu Pihak atau berhak untuk menggunakan bendera Pihak tersebut, terlepas dari produk yang dimaksud pada paragraf (g) di atas;
- (i) Benda-benda yang dikumpulkan pada Pihak tersebut yang tidak dapat memenuhi tujuan aslinya atau tidak dapat dipulihkan atau diperbaiki dan hanya sesuai untuk pemusnahan atau pemulihan sebagian dari bahan mentahnya, atau untuk *tujuan daur ulang*;
- (j) Barang-barang yang diperoleh/diproduksi pada suatu Pihak yang hanya menggunakan produk-produk sebagaimana disebutkan dalam paragraf (a) hingga (j) di atas.

2

Aturan 4: Produk yang Tidak Diproduksi atau Diperoleh Sebagai Keseluruhan

- (a) Untuk keperluan Aturan 2(b), suatu produk akan dianggap memenuhi ketentuan asal barang apabila:
 - (i) nilai keseluruhan material, bagian atau hasil produksi yang berasal dari luar wilayah suatu Pihak tidak lebih dari 60% nilai FOB produk yang diproduksi atau diperoleh tersebut

dengan catatan bahwa proses manufaktur akhir dilakukan di dalam wilayah Pihak pengekspor.

- (b) untuk keperluan Aturan 4(a)(1) di atas, formula untuk muatan Non Pihak dihitung sebagai berikut:

Nilai material Non-PTA Indonesia- Pakistan	+	Nilai material dari asal yang tidak diketahui	$\times 100 \% \leq 60\%$
Harga FOB			

- (c) Nilai material yang tidak memenuhi ketentuan asal barang ialah:
 - (i) nilai CIF pada saat importasi material; atau
 - (ii) harga yang paling awal ditentukan yang dibayarkan untuk material yang asalnya tidak diketahui pada wilayah Pihak tempat penggerjaan atau pemrosesan terjadi.

Aturan 5: Ketentuan Asal Barang Kumulatif

Kecuali disebutkan lain, produk-produk yang sesuai dengan persyaratan ketentuan asal sebagaimana disebutkan pada Aturan 2 dan yang digunakan dalam wilayah suatu Pihak sebagai material untuk barang akhir yang layak memperoleh perlakuan preferensial berdasarkan Perjanjian ini, akan dianggap sebagai produk yang berasal dari wilayah Pihak tempat penggerjaan atau pemrosesan produk akhir terjadi dengan catatan bahwa muatan PTA Indonesia-Pakistan pada produk akhir secara agregat lainnya tidak kurang dari 40%.

Aturan 6: Kriteria Spesifik Produk

Produk-produk yang memenuhi Ketentuan Spesifik Produk sebagaimana tercantum pada Lampiran B akan dianggap memenuhi ketentuan asal barang dan layak mendapatkan perlakuan preferensial.

Aturan 7: Kegiatan Operasional dan Proses Minimal

Kegiatan operasional atau proses yang tercantum di bawah ini yang dilakukan secara tersendiri atau merupakan kombinasi satu dengan lainnya akan dianggap minimal dan




tidak akan dipertimbangkan dalam penetapan asal barang sebagaimana terdapat dalam Aturan 2:

- (a) pengawetan produk agar tetap berada dalam kondisi yang baik untuk keperluan pengangkutan atau penyimpanan;
- (b) perubahan dalam pengemasan, atau penguraian dan perakitan kemasan;
- (c) pembersihan sederhana, termasuk menghilangkan oksidasi, minyak, cat, atau selaput penutup lainnya;
- (d) pengecatan dan kegiatan pemolesan sederhana;
- (e) pengujian atau kalibrasi sederhana;
- (f) penghilangan selaput ari, pemutihan sebagian atau keseluruhan, pengilapan dan pelapisan cereal dan beras;
- (g) penajaman, proses gerinda sederhana, pengirisan atau pemotongan sederhana;
- (h) penempatan dalam botol, kaleng, termos, tas/karung, wadah, kotak, penempatan pada karton atau papan sederhana dan seluruh kegiatan pengemasan sederhana lainnya;
- (i) pemberian atau pencetakan merek penanda, label, logo dan tanda-tanda pembeda lainnya pada produk atau kemasannya;
- (j) pembauran produk sederhana, terlepas dari jenis yang sama atau berbeda;
- (k) perakitan bagian-bagian produk secara sederhana untuk membentuk produk lengkap.

Aturan 8: Konsiyasi Langsung

Hal-hal berikut ini akan dianggap sebagai konsinyasi langsung dari Pihak pengekspor kepada Pihak pengimpor:

- (a) Barang tidak akan dianggap memenuhi ketentuan asal barang apabila barang tersebut melalui proses produksi lanjutan atau kegiatan lainnya di luar wilayah Para Pihak, selain dari kegiatan yang diperlukan untuk membuat barang tersebut tetap berada dalam kondisi yang baik atau untuk mengangkut barang tersebut ke wilayah Pihak lainnya, dengan catatan bahwa barang-barang tersebut tidak diperdagangkan atau digunakan di luar wilayah Para Pihak.
- (b) Produk-produk yang pengangkutannya melalui transit di satu atau lebih dari satu tempat-antara yang bukan merupakan bagian dari Para Pihak, dengan atau tanpa pemindahan muatan (*transshipment*) atau penyimpanan sementara di negara-negara tersebut, dengan catatan bahwa:

- (i) titik masuk transit dapat dibenarkan atas dasar alasan geografis atau dengan pertimbangan yang secara eksklusif/khusus terkait dengan persyaratan pengangkutan;
- (ii) produk-produk tersebut tidak dimasukkan untuk diperdagangkan atau dikonsumsi di tempat tersebut; dan
- (iii) produk-produk tersebut tidak melalui kegiatan apapun di tempat tersebut selain dari pembongkaran muatan dan pemuatan kembali atau kegiatan lainnya yang diperlukan untuk membuat produk tetap berada dalam kondisi yang baik.

Aturan 9: Perlakuan Pengemasan dan Material Kemasan

- (a) Bila produk dapat dikenakan kriteria nilai tambah, nilai kemasan dan material kemasan untuk penjualan eceran akan dipertimbangkan dalam penilaian asal barang, apabila kemasan dianggap membentuk produk sebagai suatu keseluruhan.
- (b) Apabila paragraf (a) di atas tidak diberlakukan, kemasan dan material kemasan tidak akan dipertimbangkan dalam menentukan asal produk.
- (c) Wadah kemasan dan material kemasan yang secara eksklusif/khusus digunakan untuk pengangkutan suatu produk tidak akan dipertimbangkan dalam menentukan asal barang apapun.

Aturan 10: Asesori, Suku Cadang, dan Alat

Asal asesori, suku cadang, alat, dan petunjuk instruksi atau materi informasi lainnya yang terdapat bersama barang tidak akan dipertimbangkan dalam menentukan asal barang, dengan catatan bahwa asesori, suku cadang, alat dan materi informasi tersebut diklasifikasi dan dikenakan cukai bersama-sama dengan barang tersebut oleh Pihak pengimpor.

Aturan 11: Material Tidak Langsung

Untuk menentukan apakah suatu produk berasal dari suatu Pihak, material tidak langsung apapun yang digunakan untuk memperoleh produk tersebut akan diperlakukan sebagai memenuhi ketentuan asal barang, terlepas dari apakah material tersebut berasal dari non-Para Pihak atau tidak, dan nilainya dianggap sebagai biaya yang tercatat dalam pencatatan akuntansi produsen barang ekspor tersebut, yaitu sebagai berikut:

- (a) bahan bakar, energi, katalis dan zat pelarut;
- (b) perlengkapan, peralatan, dan bahan pasokan yang digunakan untuk pengujian atau inspeksi barang;
- (c) sarung tangan, kaca mata, alas kaki, pakaian, peralatan keselamatan dan bahan pasokan;
- (d) alat, lumpang dan cetakan;
- (e) suku cadang dan material yang digunakan untuk perawatan peralatan dan bangunan;

- (f) pelumas, gemuk, bahan persenyawaan dan bahan lainnya yang digunakan dalam produksi atau digunakan untuk mengoperasikan peralatan dan bangunan; dan
- (g) benda-benda lainnya yang tidak dimasukkan ke dalam suatu barang namun yang penggunaannya dalam produksi barang tersebut dapat ditunjukkan secara wajar;

Aturan 12: Sertifikat Asal Barang

Klaim bahwa produk akan dianggap layak mendapatkan konsesi preferensial akan didukung oleh Sertifikat Asal Barang (*Certificate of Origin*) sebagaimana tercantum dalam formulir IP lampiran A (IPPTA) yang dikeluarkan oleh otoritas pemerintah yang ditunjuk oleh Pihak pengekspor dan diberitahukan kepada Pihak lainnya yang turut melangsungkan Perjanjian sejalan dengan Prosedur Operasional Sertifikasi (*Operational Certification Procedures*).

Aturan 13: Peninjauan Kembali dan Modifikasi

Aturan-aturan ini dapat ditinjau kembali dan dimodifikasi ketika dan apabila dianggap perlu berdasarkan permintaan oleh suatu Pihak dan dapat ditinjau kembali dan dimodifikasi sebagaimana disepakati oleh Para Pihak

 6

Lampiran A

**PROSEDUR OPERASIONAL SERTIFIKASI UNTUK KETENTUAN ASAL BARANG DI
BAWAH PERJANJIAN PERDAGANGAN PREFERENSIAL ANTARA PAKISTAN DAN
INDONESIA**

Untuk keperluan pelaksanaan Ketentuan Asal Barang di bawah Perjanjian Perdagangan Preferensial antara Pakistan dan Indonesia, prosedur operasional berikut ini terkait pengeluaran dan verifikasi Sertifikat Asal Barang (Formulir IP) dan hal administratif lain yang terkait akan diterapkan:

Pasal 1:

Sertifikat Asal Barang akan dikeluarkan oleh otoritas Pemerintah Pihak pengekspor.

Pasal 2:

- (a) Pihak tersebut akan menginformasikan pihak lainnya perihal nama dan alamat otoritas Pemerintah mereka masing-masing yang mengeluarkan Sertifikat Asal Barang dan akan memberikan contoh/spesimen tanda tangan dan contoh/spesimen cap resmi yang digunakan oleh otoritas Pemerintah mereka tersebut
- (b) Perubahan apapun dalam hal nama, alamat, atau cap resmi harus segera diinformasikan dalam cara sebagaimana disebutkan di atas.

Pasal 3:

Untuk keperluan verifikasi syarat/kondisi perlakuan preferensial, otoritas Pemerintah yang ditugaskan untuk mengeluarkan Sertifikat Asal Barang memiliki hak untuk meminta bukti-bukti dokumen pendukung atau melakukan pengecekan yang dianggap sesuai. Apabila hak tersebut tidak dapat diperoleh melalui hukum dan peraturan yang berlaku di tingkat nasional, hak tersebut akan dimasukkan sebagai klausul dalam lembar permohonan sebagaimana mengacu pada aturan 4 dan 5.

Pasal 4:

Eksportir dan/atau pelaku manufaktur produk yang berhak mendapat perlakuan preferensial harus mengajukan permohonan pada otoritas Pemerintah secara tertulis yang meminta verifikasi praekspor terkait asal produk. Hasil verifikasi, yang akan dapat ditinjau kembali secara berkala atau kapanpun dirasa tepat, akan diterima sebagai bukti pendukung dalam verifikasi asal produk tersebut yang akan diekspor kemudian. Praverifikasi ini mungkin tidak berlaku bagi produk-produk yang asal-usulnya dapat dengan mudah diverifikasi karena sifat dasar produk tersebut.

Pasal 5:

Pada saat dilakukannya formalitas ekspor produk yang memperoleh perlakuan preferensial, eksportir atau perwakilannya yang berwenang harus menyerahkan permohonan tertulis untuk memperoleh Sertifikat Asal Barang bersama-sama dengan dokumen pendukung yang sesuai yang membuktikan bahwa produk yang akan diekspor memenuhi syarat untuk diterbitkannya Sertifikat Asal Barang.

Pasal 6:

Otoritas pemerintah yang ditunjuk untuk mengeluarkan Sertifikat Asal Barang harus, se bisa mungkin sesuai kompetensi dan kewenangannya, menjalankan pemeriksaan yang sesuai terhadap tiap-tiap permohonan Sertifikat Asal Barang guna memastikan bahwa:

- (a) Permohonan dan Sertifikat Asal Barang telah dilengkapi dengan tepat dan ditandatangani oleh penanda tangan yang berwenang;
- (b) Asal produk sesuai dengan Ketentuan Asal Barang untuk Perjanjian Perdagangan Preferensial antara Pakistan dan Indonesia;
- (c) Pernyataan lainnya tentang Sertifikat Asal Barang sesuai dengan bukti dokumen pendukung telah diserahkan;
- (d) *HS Code, Nilai, Uraian, dan kuantitas* sejalan dengan produk yang akan dieksport.

Pasal 7:

- (a) Sertifikat Asal Barang harus dalam bentuk ukuran kertas A4 ISO yang sesuai dengan contoh/spesimen yang ditunjukkan pada Formulir IP. Sertifikat tersebut harus dalam bahasa Inggris.
- (b) Sertifikat Asal Barang terdiri dari satu lembar asli dan dua salinan.
- (c) Tiap Sertifikat Asal Barang harus memuat nomor referensi yang secara terpisah diberikan oleh tiap tempat atau kantor penerbit.
- (d) Lembar asli harus diteruskan, oleh eksportir kepada importir untuk diserahkan pada Kantor Bea Cukai pada pelabuhan impor. Salinannya akan disimpan oleh otoritas yang mengeluarkannya pada negara pengespor, dan salinan lainnya akan disimpan oleh eksportir.
- (e) Masa berlaku Sertifikat Asal Barang selama 12 bulan sejak tanggal penerbitannya.

Pasal 8:

Untuk melaksanakan ketentuan Aturan 12 dalam Ketentuan Asal Barang, Sertifikat Asal Barang yang dikeluarkan oleh Pihak pengespor akan menunjukkan aturan yang relevan dan persentase yang sesuai dalam kolom yang sesuai pada Formulir IP.

Pasal 9:

Tidak boleh terdapat hapusan atau tindasan pada Sertifikat Asal Barang. Perubahan apapun harus dilakukan dengan cara mencoret bagian yang salah dan membuat tambahan yang diperlukan. Perubahan tersebut harus mendapat persetujuan dari penanda tangan yang berwenang dari pihak pemohon dan disahkan oleh otoritas pemerintah yang sesuai. Ruang kosong yang tidak terpakai harus diberi tanda silang untuk mencegah adanya penambahan lebih lanjut.

Pasal 10:

- (a) Sertifikat Asal Barang akan dikeluarkan oleh otoritas pemerintah yang relevan dari Pihak pengespor sebelum atau pada saat eksportasi atau dalam waktu 30 hari sesudahnya ketika produk yang akan dieksport dapat dianggap berasal dari Pihak tersebut sebagaimana diinaknai dengan Ketentuan Asal Barang).
- (b) Pada kasus-kasus pengecualian apabila Sertifikat Asal Barang belum dikeluarkan sebelum atau pada saat eksportasi atau segera sesudahnya karena adanya kesalahan atau kelalaian yang tidak disengaja atau karena alasan-alasan lain yang sah, Sertifikat Asal Barang dapat dikeluarkan dengan memundurkan mulainya masa berlaku namun tidak lebih dari 180 hari dari tanggal pengiriman, dengan mencantumkan kata-kata "DITERBITKAN BERLAKU MUNDUR" di dalam kotak II dalam Formulir IP.

Pasal 11:

Apabila terjadi pencurian, kehilangan atau kerusakan Sertifikat Asal Barang, eksportir dapat mengajukan permohonan secara tertulis kepada otoritas pemerintah yang mengeluarkan sertifikat tersebut, agar mengeluarkan salinan yang sesuai aslinya serta agar ketiga salinan dibuat atas dasar dokumen ekspor yang mereka miliki yang memuat pengesahan dengan mencantumkan kata-kata "SALINAN SESUAI ASLINYA" pada Kotak 13. Salinan ini akan memuat tanggal Sertifikat Asal Barang yang asli. Salinan Sertifikat Asal Barang yang sesuai aslinya ini akan diterbitkan dengan jangka waktu yang sama dengan berlakunya Sertifikat Asal Barang asli.

Pasal 12:

Sertifikat Asal Barang yang asli harus diserahkan oleh importir atau perwakilannya yang berwenang kepada Otoritas Bea Cukai yang terkait pada saat penyerahan berkas pernyataan impor atas produk terkait.

Pasal 13:

Berikut ini ialah batas waktu untuk penyerahan Sertifikat Asal Barang yang harus dipatuhi:

- (a) Sertifikat Asal Barang harus diserahkan oleh Otoritas Bea Cukai dari Pihak pengimpor dalam masa berlakunya
- (b) Apabila Sertifikat Asal Barang diserahkan pada otoritas pemerintah yang terkait pada Pihak pengimpor setelah berakhirnya batas waktu penyerahan, Sertifikat tersebut masih akan dapat diterima apabila kegagalan mematuhi batas waktu tersebut diakibatkan oleh keadaan memaksa (*force majeure*) atau alasan lain yang sah yang berada di luar kendali eksportir, dan
- (c) Pada seluruh kasus, otoritas pemerintah yang relevan pada Pihak pengimpor dapat menerima Sertifikat Asal Barang tersebut dengan catatan bahwa produk tersebut telah diimpor sebelum berakhirnya masa berlaku Sertifikat Asal Barang.

Pasal 14:

Dalam hal konsinyasi produk yang berasal dari Pihak eksportir dan tidak melampaui US\$200,00 FOB, syarat Sertifikat Asal Barang akan diabaikan dan penggunaan pernyataan sederhana dari eksportir yang menyatakan bahwa produk dimaksud berasal dari Pihak eksportir dapat diterima. Produk yang dikirim melalui pos dengan nilai tidak lebih dari US\$200,00 FOB juga akan mendapat perlakuan serupa.

Pasal 15:

Ditemukannya ketidaksesuaian kecil antara pernyataan yang dibuat dalam Sertifikat Asal Barang dan pernyataan yang dibuat dalam dokumen yang diserahkan pada Otoritas Bea Cukai pada Pihak pengimpor untuk keperluan formalitas impor produk tidak akan serta-merta membatalkan Sertifikat Asal Barang, bila hal tersebut pada kenyataannya memang berhubungan dengan produk yang diserahkan.

Pasal 16:

- (a) Pihak pengimpor dapat minta pengecekan masa berlaku mundur secara acak dan/atau apabila terdapat keraguan yang wajar terkait otentisitas dokumen tersebut atau terkait dengan ketepatan informasi sehubungan dengan asal produk tersebut atau bagian-bagiannya.

- (b) Permintaan tersebut akan dilampiri dengan Sertifikat Asal Barang dimaksud dan akan memuat alasan-alasan dan informasi tambahan yang menyatakan bahwa informasi yang termuat dalam Sertifikat Asal Barang tersebut tidak tepat, kecuali apabila pemeriksaan masa berlaku mundur diminta secara acak.
- (c) Otoritas Bea Cukai dari Pihak pengimpor dapat menunda diberikannya perlakuan preferensial saat menunggu hasil verifikasi. Akan tetapi Otoritas tersebut dapat mengejukan produk tersebut kepada importir sesuai dengan langkah-langkah administratif apapun yang dianggap perlu, dengan catatan bahwa produk tersebut tidak dianggap masuk dalam larangan atau pembatasan impor dan bahwa tidak terdapat kecurigaan bahwa telah terjadi kecurangan.
- (d) Otoritas pemerintah yang menerbitkan Sertifikat tersebut yang menerima permintaan pemeriksaan masa berlaku mundur akan memberi tanggapan atas permintaan dimaksud dengan segera, dan akan memberikan balasan dalam waktu tidak lebih dari enam (6) bulan setelah permohonan tersebut diterima.

Pasal 17:

Ketika tujuan seluruh atau sebagian produk yang diekspor kepada suatu Pihak mengalami perubahan, sebelum atau sesudah tibaanya produk tersebut pada Pihak terkait, aturan-aturan berikut ini harus dipatuhi:

- (a) Apabila produk-produk tersebut diserahkan pada Otoritas Bea Cukai di Pihak pengimpor, Sertifikat Asal Barang akan, melalui pernöohonan tertulis oleh importir, mendapat pengesahan untuk perubahan tersebut untuk seluruh atau sebagian produk, yang diberikan oleh otoritas tersebut, dan keterangan asli akan dikembalikan pada importir. Ketiga salinan akan dikembalikan pada otoritas pemeritah.
- (b) Apabila perubahan tujuan terjadi selama pengangkutan kepada Pihak pengimpor sebagaimana tercantum dalam Sertifikat Asal Barang, eksportir akan mengajukan pernöohonan secara tertulis, dilampiri dengan Sertifikat Asal Barang yang telah dikeluarkan, untuk meminta diterbitkannya Sertifikat baru untuk seluruh atau sebagian produk.

Pasal 18:

- (a) Apabila dicurigai telah terjadi tindak kecurangan sehubungan dengan Sertifikat Asal Barang, otoritas Pemerintah yang terkait akan bekerja sama dalam mengambil tindakan yang akan dilakukan dalam wilayah masing-masing Pihak terhadap orang-orang yang terlibat.
- (b) Masing-masing Pihak harus bertanggung jawab memberikan sanksi hukum atas tindakan kecurangan terkait dengan Sertifikat Asal Barang.

Pasal 19:

Dalam hal terjadi perselisihan terkait dengan penetapan asal barang, klasifikasi produk atau hal lainnya, otoritas Pemerintah yang terkait pada pihak pengimpor dan pengekspor akan berkonsultasi satu sama lain dengan tujuan untuk menyelesaikan perselisihan dimaksud, dan hasilnya akan dilaporkan pada Pihak lainnya sebagai informasi.

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

OVERLEAF NOTES

- Box 1: State the full legal name, address (including country) of the exporter.
- Box 2: State the full legal name, address (including country) of the consignee.
- Box 3: State the full legal name, address (including country) of the producer. If more than one producer's good is included in the certificate, list the additional producers, including name, address (including country). If the exporter or the producer wishes the information to be confidential, it is acceptable to state "Available to Customs upon request". If the producer and the exporter are the same, complete field with "SAME".
- Box 4: Complete the means of transport and route and specify the departure date, transport vehicle No., port of loading and discharge.
- Box 5: The Customs Authority of the importing Party must indicate in the relevant boxes whether or not preferential treatment is accorded.
- Box 6: State the item number.
- Box 7: Provide a full description of each good. The description should be sufficiently detailed to enable the products to be identified by the Customs Officers examining them and relate it to the invoice description and to the HS description of the good. Shipping Marks and numbers on the packages, number and kind of package shall also be specified. For each good, identify the correct HS tariff classification, using the HS tariff classification of the country into whose territory the goods are imported.
- Box 8: For exports from one Party to the other Party to be eligible for preferential treatment, the requirement is that:
- i. The products wholly obtained in the exporting Party as defined in Rule 3 of the Rules of Origin;
 - ii. Subject to sub-paragraph (i) above, for the purpose of implementing the provisions of Rule 4 of the Rules of Origin, products worked on and processed as a result of which the total value of 60% originating from non-party or of undetermined origin used does not exceed 60 % of the FOB value of the product produced or obtained and the final process of the manufacture is performed within territory of the exporting Party;
 - iii. Products which comply with origin requirements provided for in Rule 5 of the Rules of Origin and which are used in a Party as inputs for a finished product eligible for preferential treatment shall be considered as a product originating in the Party where working or processing of the finished product has taken place provided that the aggregate PTA content of the final product is not less than 40%; or
 - iv. Products that satisfy the Product Specific Rules provided for in Attachment B of the Rules of Origin shall be considered as goods to which sufficient transformation has been carried out in a Party.
- If the goods qualify under the above criteria, the exporter must indicate in Field 8 of this form the origin criteria on the basis of which he claims that his goods qualify for preferential treatment in the manner shown in the following table.
- Circumstances of production or manufacture in the first country named - Insert in Field 8 in Field 12 of this form
- (a) Products wholly obtained or produced in the country of exportation "W/O" (see paragraph 8 (i) above)
 - (b) Products worked upon but not wholly produced in the exporting Percentage of single country Party which were produced in conformity with the provisions of content, example 40% (see paragraph 8 (ii) above)
 - (c) Products worked upon but not wholly produced in the exporting Percentage of Indonesia-Pakistan Party which were produced in conformity with the provisions of PTA cumulative content, example 40% (see paragraph 8 (iii) above)
 - (d) Products comply with the Product Specific Rules "PSR"
- Box 9: Gross weight in Kilos should be shown here. Other units of measurement e.g. volume or number of items which would indicate exact quantities may be used when customary, the FOB value shall be the invoiced value declared by exporter to the issuing authority.
- Box 10: Invoice number and date of invoices should be shown here.
- Box 11: Issued retrospectively. Customer's Order Number, Letter of Credit Number, etc. may be included, if required.
- Box 12: The field must be completed, signed and dated by the exporter. Insert the place and date of signature.
- Box 13: The field must be completed, signed, dated and stamped by the authorized person of the certifying authority.

LAMPIRAN B

. (Akan diroundingkan selanjutnya, apabila diperlukan)

 13