[AS PASSED BY THE NATIONAL ASSEMBLY]

An

Act

further to amend certain laws relating to taxes and duties

WHEREAS, it is expedient further to amend certain laws relating to taxes and duties for the purposes hereinafter appearing;

It is hereby enacted as follows: -

- Short title and commencement. (1) This Act shall be called the Finance (Supplementary) Act, 2022.
 - (2) It shall, unless specified otherwise, come into force at once.
- 2. Amendments of Customs Act, 1969 (IV of 1969).- In the Customs Act, 1969 (IV of 1969), the following further amendments shall be made, namely:-
 - in section 25A, in sub-section (1), the expression "the Collector of Customs on his own motion or" shall be omitted;
 - (2) in section 25D, in the first proviso, for the colon at the end, a full stop shall be substituted and thereafter the second proviso shall be omitted;
 - (3) in section 80, in sub-section (3), for the expression "Notwithstanding anything contained in this Act if during the checking of goods declaration or within three years of its clearance under sub-section (1) of section 83", the words "If during the checking of goods declaration" shall be substituted:

- (4) in section 81, in sub-section (1), the expression ",corporate guarantee", wherever occurring, shall be omitted;
- (5) in section 194A, in sub-section (1), after the omitted clause (e), the following new clause shall be added, namely:-
 - "(f) an order passed in revision by the Director-General Customs

 Valuation under section 25D, provided that such appeal shall be

 heard by a special bench consisting of one technical member and

 one judicial member:"; and
- (6) in section 196, in sub-section (1), the expression "or order of the Member Customs (Policy) under sections 25D and 212B" shall be omitted;
- 3. Amendments of the Sales Tax Act, 1990.— In the Sales Tax Act, 1990, the following further amendments shall be made, namely:—
 - (1) in section 2,-
 - (a) in clause (5AB), in sub-clause (d), for the word "ten", the word "eight" shall be substituted; and
 - (b) in clause (43A),
 - in sub-clause (f), the word "and" at the end shall be omitted;and
 - (ii) after sub-clause (f), amended as aforesaid, the following new sub-clause shall be inserted, namely:-
 - "(g) a retailer whose deductible withholding tax under sections 236G or 236H of the Income Tax Ordinance, 2001(XLIX of 2001) during the immediately preceding

twelve consecutive months has exceeded the threshold as may be specified by the Board through notification in the official Gazette; and";

- (2) in section 3, in sub-section (2), in clause (a), in the proviso, for the words "Federal Government", the word "Board" shall be substituted;
- (3) in section 23, in sub-section (1),-
 - (a) in clause (b), in the proviso, for the semi colon at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely:-

"Provided further that the condition of NIC shall not apply in the case of payment through debit or credit card or digital mode;" and

- (b) in clause (g), in the second proviso, for the colon a full stop shall be substituted and thereafter the third proviso shall be omitted;
- (4) after section 30C, the following new section shall be added, namely:-

"30CA.Directorate General of Digital Invoicing and Analysis.--The Directorate General of Digital Invoicing and Analysis shall consist of a Director General and as many Directors, Additional Directors, Deputy Directors and Assistant Directors and such other officers as the Board may, by notification in the official Gazette, appoint.";

- (5) in section 33, in the Table, in column (1),-
 - (a) against serial number 23,-

- (i) in column (2), for the words "cigarette packs", "cigarette stock" and "cigarettes", wherever occurring, the expression "specified goods" shall be substituted; and
- (ii) in column (2), the expression "and destruction" shall be omitted;
- (b) against serial number 24, in column (2), after the first paragraph, the following new paragraph shall be inserted, namely:-

"Notwithstanding above, the business premises of such person shall be liable to be sealed by an officer of Inland Revenue in the manner prescribed."; and

- (c) against serial number 25A, in column (2),-
 - (i) for the first proviso, the following shall be substituted, namely:-

"Notwithstanding above, the business premises of such person shall be liable to be sealed by an officer of Inland Revenue in the manner prescribed."; and

- (ii) in the existing second proviso, the word "further" shall be omitted:
- (6) in the Third Schedule, in column (1), serial number 50 and entries relating thereto in columns (2) and (3) shall be omitted with effect from the 1st day of December, 2021;
- (7) in the Fifth Schedule, in column (1),-
 - (a) serial numbers 3, 6A, 9, 15 and 18 and entries relating thereto in column (2) shall be omitted;

- (b) against serial number (12),-
 - (i) in clause (xvii), after the words "retail sale", the words "not exceeding rupees five hundred per two hundred grams" shall be added; and
 - (ii) clause (xix) shall be omitted;
- (c) after the omitted serial number 18 in column (1) and entries relating thereto in column (2), the following new serial numbers and entries relating thereto in column (2) shall be added, namely:—

"19.	Drugs registered under the Drugs Act, 1976 (XXXI of
	1976), or medicaments as classified under chapter 30
	of the First Schedule to the Customs Act, 1969 (IV of
	1969) except PCT heading 3005.0000.
20.	Petroleum Crude Oil (PCT heading 2709.0000).".

- (8) in the Sixth Schedule,-
 - (a) in Table-1, in column (1),-
 - (i) serial numbers 1, 2, 3, 11, 12, 20, 21, 23, 46, 49, 50, 51, 52, 52A, 53, 54, 55, 57, 58, 60, 61, 63, 71, 72, 81, 84, 92, 99, 102, 104, 105, 109, 110, 113, 114, 116, 117, 126, 127, 129, 130, 131, 132, 134, 135, 136, 138, 139, 140, 141, 142, 146, 149, 150, 155 and 158 and entries relating thereto in columns (2) and (3) shall be omitted; and
 - (ii) against serial number 13, in column (2), after the word "vegetables" the words "imported from Afghanistan" shall be inserted;
 - (iii) for serial number 15 and entries relating thereto in columns (2) and (3), the following shall be substituted, namely: –

"15	Fruit	imported	from	0804.1010,	0804.1020,	
10.	1 I dit	mported	110111	0001.1010,	0001.1020,	

	11.75-11.4-12.5-1-1.5-1-1.5-1
Afghanistan	0804.2000, 0804.3000,
excluding apples	0804.4000, 0804.5010,
PCT 0808.1000	0804.5020, 0804.5030,
	0805.1000, 0805.2910,
	0805.2100, 0805.2200,
	0805.2990, 0805.4000,
	0805.5000, 0805.9000,
	0806.1000, 0806.2000,
	0807.1100, 0807.1900,
	0807.2000, 0808.3000,
	0808.4000, 0809.1000,
	0809.2000, 0809.3000,
	0809.4000, 0810.1000,
	0810.2000, 0810.4000,
	0810.5000, 0810.6000,
	0810.9010, 0810.9090,
	0811.1000, 0811.2000,
	0811.9000, 0813.1000,
	0813.2000, 0813.3000,
	0813.4010, 0813.4020 and
	0813.4090";

(iv) for serial number 19 and entries relating thereto in columns(2) and (3), the following shall be substituted, namely: –

"19.	Rice,	wheat,	wheat	Respective heading.";
	and m	eslin flo	ur	

(v) for serial number 32 and entries relating thereto in columns(2) and (3), the following shall be substituted, namely: -

"32.	Newsprint and educational text	4801.0000,
	books but excluding brochures,	4901.9100,
	leaflets and directories	4901.9990 and
		4903.0000.".

(vi) for serial number 156 and entries relating thereto in columns(2) and (3), the following shall be substituted, namely: –

"156.	Import of CKD kits by local Respective
	manufacturers of following heading";
	Electric Vehicles:-
	i) Road Tractors for semi-
	trailers (Electric Prime
	Movers)
	(ii) Electric Buses
	(iii) Three Wheeler Electric
	Rickshaw
	(iv) Three Wheeler Electric
	Loader
	(v) Electric Trucks
	(vi) Electric Motorcycle

- (b) in Table-2, in column (1),-
 - (i) serial numbers 1, 2, 4, 9, 15, 16, 22, 23, 33 and 38 and entries relating thereto in columns (2) and (3) shall be omitted;
 - (ii) for serial number 7 and entries relating thereto in columns(2) and (3), the following shall be substituted, namely: –

"7.	"Breads,	vermicillies,	nans,	Respective heading.";
	chapattis,	sheer mal, b	un and	

rusk excluding those sold in bakeries, restaurants, food chains and sweet shops falling in the category of Tier-1 retailers.

(iii) after serial number 39 and entries relating thereto in columns (2) and (3), the following new serial numbers and entries relating thereto in in columns (2) and (3) shall be added, namely:—

"40.	Live Animals and live	Respective headings
	poultry	
41.	Meat of bovine animals,	Respective headings
	sheep, goat and	
	uncooked poultry meat	
	excluding those sold in	
	retail packing under a	NI NI
	brand name	
42.	Fish and crustaceans	Respective headings
	excluding those sold in	
	retail packaging under a	
	brand name	
43.	Live plants including	0601.1010, 0601.1090,
	bulbs, roots and the like	0601.2000, 0602.1000,
		0602.2000, 0602.3000,
		0602.4000,
		0602.9010 and
		0602.9090
44.	Cereals other than rice,	Respective headings
	wheat, wheat and meslin	
	flour	

45.	Edible vegetables	0701.1000, 0702.0000,
	including roots and	0703.2000, 0703.9000,
	tubers, except ware	0704.1000, 0704.2000,
	potato and onions,	0704.9000, 0705.1100,
	whether fresh, frozen or	0705.1900, 0705.2100,
	otherwise preserved	0705.2900, 0706.1000,
	(e.g. in cold storage) but	0706.9000, 0707.0000,
	excluding those bottled	0708.1000, 0708.2000,
	or canned.	0708.9000, 0709.1000,
		0709.2000, 0709.3000,
		0709.4000, 0709.5100,
		0709.5910, 0709.5990,
		0709.6000, 0709.7000,
		0709.9000, 0710.1000,
		0710.2100, 0710.2200,
		0710.2900, 0710.3000,
		0710.4000, 0710.8000,
		0710.9000, 0712.2000,
		0712.3100, 0712.3200,
		0712.3300, 0712.3900
		and 0712.9000
46.	Edible fruits	Respective headings
47.	Sugar cane	1212.9300
48.	Eggs including eggs for hatching	0407.1100, 0407.1900 0407.2100 and 0407.2900
49.	Compost (non-	Respective headings
	commercial fertilizer)	
50.	Locally manufactured	8471.3010 and
	laptops, computers,	8471.3020
	notebooks whether or	
	not incorporating	
		9

	multimedia personal con	kit nputers	and		
51.	Newspaper			Respective	headings";
				and	

(c) in Table-3, in the Annexure, in column (1), serial numbers 1, 2, 2A, 3, 4, 5, 6, 7, 8, 9, 11, 13, 14, 14A, 15, 15A, 15B, 17 and 21 and entries relating thereto in columns (2), (3) and (4) shall be omitted;

(9) in the Eighth Schedule,-

- (a) in Table-1, in column (1),-
 - (i) serial numbers 4, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 20, 26, 27, 28, 29, 30, 34, 45, 46, 54, 55, 59, 61, 62, 63, 64, 66A, 66B, 68, 69 and 76 and entries relating thereto in columns (2), (3), (4) and (5) shall be omitted;
 - (ii) against serial number 66, in column (4), for the expression "10%", the expression "12%" shall be substituted;
 - (iii) for serial number 70 and entries relating thereto in columns (2), (3), (4) and (5), the following shall be substituted, namely:-

"70	Following locally	Respectiv	1%	Local
	manufactured	e heading		supplies
	electric vehicles			only";
	(i) Road Tractors			
	for semi-			
	trailers			
	(Electric Prime			

	Movers)		
(ii)	Electric Buses		
(iii)	Three		
	Wheeler		
	Electric		
	Rickshaw		
(iv)	Three		
	Wheeler		
	Electric		
	Loader		
(v)	Electric Trucks		
(vi)	Electric		
	Motorcycle		

- (iv) against serial number 72, in column (5), for the expression "1000cc", the expression "850cc" shall be substituted;
- (v) for serial number 73 and entries relating thereto in columns (2), (3), (4) and (5), the following shall be substituted, namely:-

Hyb	ally nufactured rid electric icle–		
	Jpto 1800 cc	87.03	8.5%
1 ' '	From 1801 cc 500 cc	87.03	12.75%"

(vi) for serial number 75 and entries relating thereto in columns (2), (3), (4) and (5), the following shall be substituted, namely:-

"75	Import of electric	8703.809	12.5%"
	vehicle in CBU	0	
	conditions		

(vii) after the omitted serial number 76 and entries relating thereto, the following new serial number and entries relating thereto in columns (2), (3), (4) and (5) shall be added, namely:—

"77	personal		8471	.302	5%	lf	imported
	computers	and	0	and		in	CBU
	Laptop		8471	.301		co	ndition";
	computers,		0			an	d
	notebooks						
	whether or	not					
	incorporating						
	multimedia kit						

- (b) Table-2 shall be omitted;
- (10) in the Ninth Schedule, in Table-II, in column (1), against serial number 1, in column (2),–
 - (a) against category E, in column (3), for the expression "Rs. 1,740", the expression "17% ad valorem" shall be substituted;
 - (b) against category F, in column (3), for the expression "Rs. 5,400", the expression "17% ad valorem" shall be substituted; and
 - (c) against category G, in column (3), for the expression "Rs. 9,270", the expression "17% ad valorem" shall be substituted;
- 4. Amendments of Islamabad Capital Territory (Tax on Services), Ordinance, 2001, (XLII of 2001). In the Islamabad Capital Territory (Tax on Services), Ordinance, 2001 (XLII of 2001), the following further amendments shall be made, namely:—

- (1) in section 3, -
 - (a) for sub-section (1), the following shall be substituted, namely:-
 - "(1) Subject to the provisions of this Ordinance, there shall be charged, levied and paid a tax known as sales tax at rates specified in column (4) of Table-1 of the Schedule to this Ordinance of the value of the taxable services rendered or provided in the Islamabad Capital Territory:

Provided that the services specified in Table-2 of the Schedule shall be charged to tax at such rates and subject to such conditions and limitations as specified therein;"; and

- (b) in sub-section (2), for the words "the Schedule to this Ordinance", the expression "Table-1 or Table-2 of the Schedule to this Ordinance, as the case may be," shall be substituted;
- (2) in the Schedule,
 - (a) the existing schedule shall be re-named as Table-1; and
 - (b) after Table-1, re-named as aforesaid, the following new Table-2 shall be added, namely:-

"Table-2

S. No.	Description	PCT Heading, if applicable	Rate of Tax
(1)	(2)	(3)	(4)
1.	Construction services, excluding-	9814.2000	Zero per cent
		and	subject to the
	(i) Construction projects (industrial	9824.0000	condition that

		and commercial) of the value		no input tax
		(excluding actual and documented		adjustment or
		cost of land) not exceeding Rs.50		refund shall be
		million per annum;		admissible
	(ii)	The cases where sales tax is		
		otherwise paid as property		
		developers or promoters;		
	(iii)	Government civil works including		
		cantonment boards;		
	(iv)	Construction of industrial zones,		
		consular building and other		
		organizations exempt from income		
		tax; and		
	(v)	Residential construction projects		
		where the covered area does not		28
		exceed 10,000 square feet for		
		houses and 20,000 square feet for		
		apartments.		
2.	Service	ces provided for personal care by	9810.0000,	Five per cent
	beaut	y parlours, clinics and slimming	9821.4000	subject to the
	clinics	s, body massage centres, pedicure	and	condition that
	centre	es, including cosmetic and plastic	9821.5000	no input tax
	surge	ry by such parlours / clinics, but		adjustment or
	exclud	ding cases, where -		refund shall be
	(i)	annual turnover does not exceed		admissible.
		Rs.3.6 million; or		
	(ii)	the facility of air-conditioning is not		
		installed or available in the		
		premises.		
3.	Service	ces provided by freight forwarding	9805.3000	Five percent or
	agent	s, and packers and movers.	and	Rs. 1000 per
			9819.1400	bill of lading,
				whichever is
	•		Commence of the commence of th	1

			higher subject
			to the condition
			that no input tax
			adjustment or
			refund shall be
			admissible.
4.	Services provided by tour operators and	9803.9000,	Five per cent
	travel agents including all their allied	9805.5000	subject to the
	services or facilities (other than Hajj and	and	condition that
	Umrah).	9805.5100	no input tax
			adjustment or
			refund shall be
			admissible.
5.	Services provided by specialized	98.20	Five per cent
	workshops or undertakings (auto-		subject to the
	workshops; workshops for industrial		condition that
	machinery, construction and earth-		no input tax
	moving machinery or other special		adjustment or
	purpose machinery etc; workshops for		refund shall be
	electric or electronic equipment or		admissible.
	appliances etc. Including computer hard		
	ware; car washing or similar service		
	stations and other workshops).		
6.	Services provided by health clubs, gyms,	9821.1000,	Five per cent
	physical fitness centres, indoor sports and	9821.2000	subject to the
	games centres and body or sauna	and	condition that
	massage centres.	9821.4000	no input tax
			adjustment or
			refund shall be
			admissible.
7.	Services provided by laundries and dry	9811.0000	Five per cent
	cleaners.		subject to the
			condition that

			no input tax
			adjustment or
			refund shall be
			admissible.
8.	Services provided by property dealers and	Respective	Zero per cent
	realtors.	headings	subject to the
			condition that
			no input tax
			adjustment or
			refund shall be
			admissible.
9.	Services provided by car / automobile	Respective	Five per cent
	dealers.	headings	subject to the
			condition that
			no input tax
			adjustment or
			refund shall be
			admissible.
10.	Services provided or rendered by	Respective	Five per cent
	marriage halls and lawns, by whatever	headings	subject to the
	name called, including "pandal" and		condition that
	"shamiana" services and caterers.		no input tax
			adjustment or
			refund shall be
			admissible.
11.	IT services and IT-enabled services.	Respective	Five Percent
	Explanation. - For the purpose of this entry –	headings	
	 (a) "IT services" include software development, software maintenance, system integration, web design, web development, web hosting and network design; and 		
	(b) "IT enabled services" include		

	inbound or outbound call centres, medical transcription, remote monitoring, graphics design, accounting services, HR services, telemedicine centers, data entry operations, locally produced television programs and insurance claims processing.		
12.	Services provided by property developers	9807.0000	Zero per cent
	and promoters (including allied services)	and	subject to the
	relating to low cost housing schemes	respective	condition that
	sponsored or approved by Naya Pakistan	sub-headings	no input tax
	Housing and Development Authority or	of heading	adjustment or
	under Government's Ehsaas programme.	98.14	refund shall be
			admissible.";

- Amendments of Income Tax Ordinance, 2001 (XLIX of 2001). In the Income Tax Ordinance, 2001 (XLIX of 2001), the following further amendments shall be made, namely:–
 - (1) in section 2, after clause (17A), the following new clause shall be inserted, namely:-
 - "(17B) "digital means" means digital payments and financial services including but not limited to-
 - (a) online portals or platforms for digital payments/receipts;
 - (b) online interbank fund transfer services;
 - (c) online bill or invoice presentment and payment services;
 - (d) over the Counter digital payment services or facilities;
 - (e) card payments using Point of Sale terminals, QR codes, mobile devices, ATMs, Kiosk or any other digital payments enabled devices; or
 - (f) any other digital or online payment modes.";

(2) in section 21, in clause (la), in the proviso, for the semi colon at the end, a colon shall be substituted and thereafter the following new proviso shall be added, namely:—

"Provided further that this clause shall be effective from such date as the Board may notify in the official Gazette;";

(3) in section 153, in sub-section (3), in the proviso, in clause (c), for the semi colon at the end, a full stop shall be substituted and thereafter the following explanation shall be added, namely:—

"Explanation.— For the removal of doubt, it is explained that the income of resident person referred to in sub-section (3) means the amount on which tax is deductible under sub-section (1) or (2) of this section.";

- (4) in section 165A, in sub-section (1),-
 - (a) in clause (d), for full stop at the end, a semi colon and the word "and" shall be substituted; and
 - (b) after the omitted clause (e), the following new clause shall be added, namely: -
 - "(f) a list of persons containing particulars of their business accounts opened or re-designated during each preceding calendar month.";
- (5) in section 216, in sub-section (3),
 - in clause (s), for full stop at the end, a semi colon and the word "or" shall be substituted; and
 - (b) after clause (s), amended as foresaid, the following new clause shall be added and shall always be deemed to have been so added, namely:-

"(t) in respect of any high-level public officials and public servants in BPS-17 and above, their spouses, children or benamidars, or any person in relation to whom the aforementioned persons are beneficial owner:

Provided that nothing in clause (t) shall apply to those who are expressly excepted under clause (iv) of sub-section (m) of section 5 of the National Accountability Ordinance, 1999 (Ordinance No. XVIII of 1999).

Explanation.— "High-level public officials" mean politically exposed persons as defined by a rule, regulation, executive order or instrument; or under any law for the time being in force.";

(6) in section 233, after sub-section (3), the following explanation shall be added, namely:—

"Explanation.— For the removal of doubt, it is explained that the income of person referred to in sub-sections (2B) and (3) means the amount on which tax is deductible under sub-sections (1) or (2A) of this section.";

(7) after section 236C, the following new section shall be inserted, namely:-

"236CA. Advance tax on TV plays and advertisements.-

- (1) Any licensing authority certifying any foreign TV drama serial or a play dubbed in Urdu or any other language, for screening and viewing on any landing rights channel, shall collect advance tax at the rates specified in Division XA of Part IV of the First Schedule.
 - (2) Any licensing authority certifying any commercial for advertisement starring foreign actor, for screening and viewing on any landing rights channel shall collect advance tax at the rates specified in Division XA of Part IV of the First Schedule.

- (3) The tax required to be collected under this section shall be minimum tax in respect of income arising from such drama serial or play or advertisement referred to in sub-section (1) or (2) of this section.";
- (8) in section 236Q, after sub-section (3), the following explanation shall be added, namely:-

"Explanation.— For the removal of doubt, it is explained that the income of person referred to in sub-section (3) means the amount on which tax is deductible under sub-section (1) or (2) of this section.";

- (9) in the First Schedule,-
 - (A) in Part I, in Division III,-
 - (i) in clause (b), for the expression "and (c)", the expression ",(c) and (d)" shall be substituted; and
 - (ii) clause (c) shall be re-numbered as clause (d) and after clause (b), amended as aforesaid, the following new clause shall be inserted, namely:-
 - "(c) 0% in case of dividend received by a REIT scheme from Special Purpose Vehicle and 35% in case of dividend received by others from Special Purpose Vehicle as defined under the Real Estate Investment Trust Regulations, 2015.";
 - (B) in Part III, in Division I,-
 - (i) in clause (b), for the expression "and (ba); and", the expression ",(c) and (d);" shall be substituted; and
 - (ii) after clause (b), amended as aforesaid, the following new clause shall be inserted, namely:-

- "(c) 0% in case of dividend received by a REIT scheme from Special Purpose Vehicle and 35% in case of dividend received by others from Special Purpose Vehicle as defined under the Real Estate Investment Trust Regulations, 2015; and"; and
- (iii) clause (ba) shall be re-numbered as clause (d); and
- (C) in Part IV,-
 - (a) in Division V, in the Table, in the first column, against Serial Number (b), in the third column, for the expression "10% for tax year 2022 and 8% onwards", the expression "15%" shall be substituted; and
 - (b) in Division VII, in clause (3), for the TABLE, the following shall be substituted, namely:

"TABLE

S.No	Engine capacity	Tax
(1)	(2)	(3)
1.	Up to 1000cc	Rs.100,000
2.	1001cc to 2000cc	Rs.200,000
3.	2001cc and above	Rs.400,000"; and

(c) after Division X, the following new Division shall be inserted, namely:-

"Division XA Advance Tax on TV plays and advertisements

The rate of tax to be collected under section 236CA shall be, —

(a) Foreign-produced TV drama serial or play

Rs.1,000,000 per episode

(b) Foreign-produced TV play (single episode)

Rs.3,000,000

(10) in the Second Schedule,-

- (A) in Part I,-
 - (i) in clause (99),-
 - (a) after the words "REIT Scheme", the words "including Special Purpose Vehicle" shall be inserted; and
 - (b) in the explanation, after the word "auditors", the expression "and Special Purpose Vehicle shall have the same meaning as defined under the Real Estate Investment Trust Regulations, 2015" shall be inserted;
 - (ii) in clause (99A),-
 - (a) after the word "property", the words "or shares of Special Purpose Vehicle" shall be inserted; and
 - (b) after the full stop at the end, the following new explanation shall be added, namely:-

"Explanation.— For the purpose of this clause, Special Purpose Vehicle shall have the same meaning as defined under the Real Estate Investment Trust Regulations, 2015."; and

(iii) in clause (132), for the sixth proviso, the following shall be substituted, namely: -

"Provided further that the exemption under this clause shall be available to persons, who enter into agreement or to whom letter of intent is issued by the Federal or Provincial Government for setting up an electric power generation project in Pakistan on or before the 30th day of

June, 2021 and who obtains the letter of support on or before the 30th day of June, 2023.";

- (B) in Part IV, in clause (47B),-
 - (a) after the word "scheme", occurring for the second time, the words "including Special Purpose Vehicle" shall be inserted; and
 - (b) after the full stop at the end, the following new explanation shall be added, namely:-

"Explanation.— For the purpose of this clause, Special Purpose Vehicle shall have the same meaning as defined under the Real Estate Investment Trust Regulations, 2015.".

- Amendments of Federal Excise Act, 2005. In the Federal Excise Act,
 2005, in the First Schedule, in Table-1, in column (1),–
 - (a) against serial No. 55, in column (2),-
 - (i) against sub-serial (b), in column (4), for the expression "5%", the expression "10%" shall be substituted;
 - (ii) against sub-serial (c), in column (4), for the expression "25%", the expression "30%" shall be substituted; and
 - (iii) against sub-serial (d), in column (4), for the expression "30%", the expression "40%" shall be substituted;

(b) for serial No. 55B and entries relating thereto in columns (2), (3) and (4), the following shall be substituted, namely:-,

"55B	Locally	87.0	
	manufactured	3	
	or assembled		
	motor cars,		
	SUVs and		
	other motor		
	vehicles,		
	excluding auto		
	rickshaws		#: EE
	principally		
	designed for		
	the transport		
	of persons		
	(other than		
	those of		
	headings		
	87.02), and till		
	the 30th day		
	of June, 2026		
	electric		
	vehicles (4		
	wheelers)		
	including		
	station wagons		
	and racing		2.5% ad val.
	cars:		2.5 /0 44 7411
	(a) of cylinder		
	capacity up to		5% ad val.
	1300cc		3 70 dd vai.
	(b) of cylinder		
	capacity from		
	1301cc to		10% ad val."
	2000cc		10 /0 dd vai.
	(c) of cylinder		
	capacity		
	2001cc and		
	above		

- (c) against serial No. 55C, in column (4), for the expression "25%", the expression "30%" shall be substituted; and
- (d) against serial No. 55D, in column (4), for the expression "7.5%", the expression "10%" shall be substituted.