

Government of Pakistan
Ministry of Commerce



Islamabad the 19th February, 2015

ORDER

S.R.O. 149 (I)/2015. — In exercise of the powers conferred by sub-section (1) of section 3 of the Imports and Exports (Control) Act, 1950 (XXXIX of 1950), the Federal Government is pleased to direct that the following further amendment shall be made in the Import Policy Order, 2013, namely: -

In the aforesaid Order, in appendix-B, in part-I, in column (1), against serial No. 51, in column (4), forth existing entry, the following shall be substituted, namely:-

“Importable by industrial consumers subject to the fulfillment of following conditions:-

- i. Environmental approval of Plastic Scrap Recycling facility by the respective Federal or Provincial Environmental Protection Agencies (EPAs) indicating the annual recycling capacity. Respective EPAs shall give final decision within 30 days of submission of the application.
- ii. Annual Environmental Audit Report duly approved by the respective EPAs.
- iii. Pre-Shipment Inspection in exporting country by any of the companies mentioned in this order vide Appendix-H. The companies shall certify that the consignment being exported to Pakistan does not contain any hazardous substance as defined in the Basel Convention. Customs authorities, in case of doubt, may randomly get any consignment tested through PCSIR or any other government certified laboratory.
- iv. The imported consignment of the registered recycling plant shall be cleared from one custom station only.”

[F. No. 2(1)/2011-RO (TP)]


(Aemen Javaid)
Section Officer (TP)