

Government of Pakistan  
Ministry of Commerce and Textile  
(Commerce Division)

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Islamabad, the <sup>15<sup>th</sup></sup> January, 2019.

**ORDER**

S.R.O. **52** (I)/2019. 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 amendments shall be made in the Import Policy Order, 2016, namely:-

In the aforesaid Order, Appendix-E, in Paragraph 3, for sub-paragraph (5) the following shall be substituted:

“All vehicles in new/used condition to be imported under transfer of residence, personal baggage or under gift scheme, the duty and taxes shall be paid out of foreign exchange arranged by Pakistan Nationals themselves or local recipient supported by bank encashment certificate showing conversion of foreign remittance to local currency, as under,

- a) the remittance for payment of duties and taxes shall originate from the account of Pakistani national sending the vehicle from abroad; and
- b) the remittance shall either be received in the account of the Pakistani national sending the vehicle from abroad or, in case, his account is nonexistent or inoperative, in the account of his Family”.

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[No.1 (14)/2017-AC (TP)]

  
(Ashfaq Ahmad)  
Deputy Director (TP)