

Section	Subsection	Clause	<b>Amendments of Act IV of 1969.-</b> In the Customs Act, 1969 (IV of 1969)
15			<b>Prohibitions.-</b> No goods specified in the following clauses shall be brought into or taken out of Pakistan, namely:-
15		C	goods having applied thereto a counterfeit trade mark within the meaning of the Pakistan Penal Code, 1860 (Act XLV of 1860), or a false trade description within the meaning of the Copyright Ordinance, 1962 (XXXIV of 1962), the Registered Layout-Designs of Integrated Circuits Ordinance, 2000 (XLIX of 2000), the Registered Designs Ordinance, 2000 (XLV of 2000), the Patents Ordinance, 2000 (LXI of 2000), and the Trade Marks Ordinance, 2001 (XIX of 2001), <del>or goods imported or exported in contravention of the provisions of section 32;</del>
21			<b>Power to deliver certain goods with-out payment of duty and to repay duty on certain goods.-</b>
		C	the repayment in whole or in part of the customs-duties paid on the importation of any goods which have been used in the production, manufacture, processing, repair or refitting in Pakistan of goods meant for <del>exportation-</del> “ <del>or for supplies against international tenders,</del> ” or for supply to industrial units, projects, institutions, agencies and organizations, entitled to import the same at concessionary rates 20[:] 21[Provided that no repayment may be granted in a case in which the amount involved is less than one hundred rupees 22[:]; and]
22			<b>Re-importation of goods produced or manufactured in Pakistan.-</b> <del>the words “or Deputy Collector” shall be omitted;</del>
32			72[ <del>False</del> ] <b>statement, error, etc.-</b>
	3	A	77[(3A) Notwithstanding anything contained in sub-section (3), where any duty or charge has not been levied or has been short-levied or has been erroneously refunded and this is discovered as a result of an audit or examination of an importer’s accounts or by any means other than an examination of the documents provided by the importer at the time the goods were imported, the person liable to pay any amount on that account shall be served with a notice within <del>three</del> FIVE years of the relevant date requiring him to show cause why he should not pay the amount specified in the notice 78[:]  79[Provided that if the recoverable amount in a case is less than one hundred rupees, the Customs authorities shall not initiate the aforesaid action.]
33			<b>Refund to be claimed within 84[one year].-</b>
	3		“(3) In the case where refund has become due in consequence of any decision or judgment by any appropriate officer of Customs or the Board or the Appellate Tribunal or the Court, the said period of one year shall be reckoned from the date of such decision or judgment, as the case may be.” ;
34			<b>Power to give credit for, and keep account-current of duties and charges.-</b> <del>“or Deputy Collector” shall be omitted;</del>
96			<b>Payment of rent and warehouse dues.-</b> <del>in sub-section (1), the words “or Deputy Collector” shall be omitted;</del>

129			<b>Transit of goods across Pakistan to a foreign territory.-</b>
	129A		“ <b>129A. Levy of transit fee.-</b> A transit fee may be levied on any goods or class of goods in transit across Pakistan to a foreign territory at such rates as the Board may, by notification in the official Gazette, rescribe.”;