MINISTRY OF COMMERCE
GOVERNMENT OF PAKISTAN
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Islamabad, the 27th January 2012.

ORDER

S.R.O. 67 (I)/2012. – 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 Export Policy Order, 2009, namely:-

In the aforesaid Order in paragraph 7, in sub-paragraph (2), in clause (iii) in sub- sub- clause (e), for semicolon at the end a colon shall be substituted and there after the following proviso shall be added, namely:-

“Provided that the above facility of duty and tax-exemption including refund of petroleum levy shall not be available to the export of petroleum products, unless there is a Government to Government contract and export is done only through Oil Marketing Companies (OMCs) duly registered with the Oil and Gas Regulatory Authority (OGRA). Surplus of JP-8, as declared and decided in the product review meetings, shall also be allowed to be exported by the refineries or OMCs. If any of the OMC is of the intention to import and then export JP-8 to Afghanistan that specific volumes shall be allowed through foreign exchange remittance from the buyers without availing any exemption of duties and taxes.”

[F. No. 1(1)/2009-S.O (TP)]

(Adnan Younis Lodhi)
Section Officer