

SINDH ACT NO.II OF 1990
THE SINDH LOCAL GOVERNMENT (AMENDMENT AND
RAWANGI MAHSOOL VALIDATING) ACT, 1989

[16th January, 1990]

An Act to amend the Sind Local Government Ordinance, 1979 and to validate the levy of Rawangi Mahsool on certain commodities by the District Councils in the Province.

WHEREAS it is expedient to amend the Sind Local Government Ordinance, 1979 and to validate the levy of Rawangi Mahsool on certain commodities by the District Councils in the manner hereinafter appearing;

Preamble.

It is hereby enacted as follows:—

1. This Act may be called the Sindh Local Government (Amendment and Rawangi Mahsool Validating) Act, 1989.

Short title.

2. In the Sind Local Government Ordinance, 1979, hereinafter referred to as the said Ordinance, in Schedule V, in Part III, in Entry 6, the full-stop at the end shall be replaced by semi-colon and thereafter the following proviso shall be added and be deemed to have been so added on and from the 1st day of September, 1983, and the 19th day of May, 1984, in the case of District Council Hyderabad and the District Council Nawabshah respectively and from the 12th day of June, 1986, in the case of other District Councils:

[Amendment of Schedule V of Sind Ordinance XII of 1979.](#)

“Provided that Rawangi Mahsool shall be leviable on fire wood, timber for use in construction of buildings, wheat, jaw (barely), rice cotton (ginned, unginned or waste), rectified spirit, molasses, bagasse, sugar or sugar products such as missri, rewri and sweetmeats, whether such thing or substance is exported from the urban limits or rural limits of the revenue District”.

3. Notwithstanding anything contained in the said Ordinance, the rules thereunder or any judgment, order or decree of any court:—

Validation of Rawangi Mahsool on certain commodities.

SINDH ACT NO.II OF 1990
THE SINDH LOCAL GOVERNMENT (AMENDMENT AND
RAWANGI MAHSOOL VALIDATING) ACT, 1989

- (a) the Government of Sindh, Housing, Town Planning, Local Government and Rural Development Department Notification No.SOV/DC-V(7)/85.Pt.I, dated the 12th June, 1986, authorizing the levy of Rawangi Mahsool on certain commodities shall always be deemed to have been validly issued and enforced and taken effect accordingly but in the case of District Council Hyderabad and the District Council Nawabshah it shall be deemed to have taken effect on and from the 1st day of September, 1983 and the 19th day of May, 1984, respectively;
- (b) the Rawangi Mahsool levied, assessed, charged, collected or realized by a District Council in pursuance of the said notification shall always be deemed to have been validly levied, assessed, charged, collected or realized.

4. The Sindh Local Government (Amendment and Rawangi Mahsool Validating) Ordinance, 1989 is hereby repealed.

**Repeal of Sindh
Ordinance-I of
1989.**