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[30th June, 2000]

An Ordinance to rationalize, levy and enhance certain taxes and duties, in the Province of Sindh.

WHEREAS it is expedient to rationalize, levy and enhance **Preamble** certain taxes and duties, in the Province of Sindh;

AND WHEREAS The Provincial Assembly stands suspended in pursuance of the Proclamation of the fourteenth day of October, 1999, and the Provisional Constitution Order No.1 of 1999;

AND WHEREAS the Governor of Sindh is satisfied that circumstances exist which render it necessary to take immediate action;

NOW, THEREFORE, in pursuance of the aforesaid Proclamation and the Provisional Constitution Order read with the Provisional Constitution (Amendment) Order N.9 of 1999, instruction of the Chief Executive and in exercise of all powers enabling him in that behalf, the Governor of Sindh is pleased to make and promulgate the following Ordinance:-

| 1. | (1) | This | Ordinance | may | be | called | the | Sind | Finance | Short title and |
|-------|--------|------|-----------|-----|----|--------|-----|------|---------|-----------------|
| Ordir | nance, | 2000 | • | | | | | | | commence- |
| | | | | | | | | | | ment. |

(2) It shall come into force on and from the 1^{st} day of July, 2000.

2. In this Ordinance, unless there is anything repugnant in the **Definition**. subject or context—

- (a) "Government" means the Government of Sindh;
- (b) "prescribed" means prescribed by rules;
- (c) "rules" means rules made under this Ordinance.
- 3. In the Societies Registration Act, 1860–

Amendment of Act XXI of 1860.

- (a) in section 3, for the words "one thousand and five hundred rupees" the words "fifteen thousand rupees" shall be substituted.
- (b) in section 19 for the words "two hundred rupees" the words "five hundred rupees" shall be substituted.

In the Stamp Act, 1899, in its application to the Province of Amendment of 4. Sindh, in Schedule-I :-

(i) after section 27-A, the following shall be inserted.

"27-B. Where any instrument is chargeable with advalorem duly under Article 23 or Article 31 or Article 33, of Schedule I, the value of the property involved shall be calculated according to the valuation table notified by the Collector in respect of properties situated in particular rural areas.

Provided that where the value given in the valuation table, when applied to any property, appears to be excessive, the Commissioner may on application make to him by the aggrieved person, determine its correct value and for the that purpose the provisions of section 31 and section 32 shall apply mutatis mutandis.".

after Article 11-A, the following new Article shall be (ii) inserted:-

Declarations of printing Five thousand rupees per presses authenticated by the declaration. competent authority.

EXPLANATION-I

The duty shall be paid by the declarant.

EXPLANATION-II The declaration shall not be authenticated unless the duty is paid.

(iii) in Article 12-B, in column 2 for the words "Two hundred twenty five rupees", the words "Four hundred rupees" shall be substituted.

(i∨) in Article 22-A, the words and comma "or agreement for an award of collection rights of octroi, export tax" shall be omitted.

in Article 23, in column 2, against clauses (a) and (v) clause (b) for the words "nine rupees" and "seven rupees", the words "five rupees" shall be substituted.

(vi) for Article 35, the following shall be substituted:-

> "35 Lease, including an under-lease or sub-lease and any agreement to let or sub-let:

(i) where the lease relates to flats, shops, offices, town houses and bungalows, together with the right in the

Act II of 1899.

Valuation of rural immovable property.

undivided share of the plot and where the value thereof determined in accordance with the valuation table under section 27-A—

- (a) if does not exceed Nil five lac rupees.
- (b) if exceeds five lacs rupees but does not exceed ten lacs rupees.
 The same duty as leviable on a conveyance (No.23) for a consideration equal to one twentieth of such value determined on the basis of valuation table.
- (c) If exceeds ten lacs The same duty as leviable on a conveyance (No.23) rupees. for a consideration equal to one tenth of such value determined on the basis of valuation table. One percent of the total (d) in any other case. amount of the rent payable under the lease including advance rent, if any, payable under the lease and two percent on the amount of the premium, if any.

(vii) in Article 40, after clause (c), the following new clause shall be added:-

| (d)Hypothetication of | 0.2% of the amount of the | | |
|-----------------------|---------------------------|--|--|
| moveable property | loan or finance | | |
| not based on | mentioned in the | | |
| interest. | document. | | |

- (viii) in Article 47-
 - (a) in part-A, in para (i), in clause (ii), in column 2, for the words "Thirty paisa" and "Fifteen paisa" the words "Fifty paisa" and "Twenty Five paisa" respectively shall be substituted:

- (b) in part-B, in para (1) in clause (ii) in column 2, for the words "Three rupees", the words "Twenty rupees" shall be substituted.
- (ix) In Article 48-
 - (a) in column 2, against clauses (d) and (ee), for the words "Three hundred rupees" and "Five hundred rupees" the words "Five hundred rupees" and "Five thousand rupees" shall respectively be substituted.
 - (b) after clause (ee), the following shall be added:

"(eee) when given not for consideration and authorizing the attorney generally to sell immovable property except Pakistanis residing Overseas who shall be charged at the rate mentioned against (ee).". Ten Thousand rupees.".

5. In the Sindh Urban Immovable Property Tax Act 1958—

(a) in section 2, in clause (e), before the semicolon the words "and any person against whom any proceedings under this Act has been established for the levy and payment of tax" shall be inserted.".

(b) in section 3, after sub-section (2-A), the following new sub-section shall be inserted:

Amendment of Sindh Act No.V of 1958.

"(2-B). Notwithstanding the provisions of the subsection (2) but subject to enforcement of new valuation lists in accordance with section 7, Government may charge levy and collect a tax at a rate not exceeding twenty percent of the valuation as may be prescribe.".

(c) in section 4, for clause (f), the following shall be substituted:

"(f) building and lands or portion thereof used exclusively for mosques, churches, synagogues, temples, guardawaras, dharamsalas, drinking water fountain, public burial or burning grounds of places earmarked for the disposal of the dead.".

(d) after section (5), the following new sections 5-A shall be added:-

"5-. Valuation Tables to ascertain annual value.

Notwithstanding the provisions of section 5 the annual value may be determined on the basis of the valuation tables as may be notified by or under the authority of government for various locations.

(e) section 7-D, the following shall be substituted:-

"7-D. Notwithstanding any thing contained in this Act—

- (i) the existing gross annual rental value of lands and buildings shall be raised by twenty percent and the tax shall be levied and collected accordingly until the enforcement of new valuation list.
- (ii) the gross rental value under clause (i) shall be raised by an additional twenty percent and the tax shall be levied and collected accordingly until the enforcement of new valuation list.
- (f) After section 7-D, the following new section shall be added.

"7-E, Where tax is levied and collected under subsection (2-B) of section 3, no betterment tax, surcharge and additional surcharge shall be levied and collected".

- in section 8, in sub-section (2), for the word (g) "Commissioner" the word "Director General" shall be substituted.
- in section 16 after sub-section (4), the following new (h) sub-section shall be added:-

"(5). Notwithstanding anything contained in any law, any sum on account of the tax levied or penalty imposed under this Act remaining unrecovered shall be recoverable as arrears of land revenue".

(i) in section 23, sub-section (4) shall be omitted.

In the Sindh Motor Vehicles Taxation act, 1958, the Schedule Amendment of 6. Sindh Act shall be substituted by the Schedule-I to this Ordinance. No.XXXII of

1958.

Amendment of Sindh Act XXIV

7. In the Sindh Finance Act, 1964—

> of 1964. (i) in the Fifth Schedule for serial No.2 and entries thereagainst, the following shall be substituted:-

| a) | Domestic | | Three paisa per unit of the |
|----|---------------------------------|------------|--|
| b) | Office or C | ommercial | energy. Three paisa per unit of the |
| C) | Industrial u | ndertaking | one paisa per unit of the energy. |
| d) | Tubewells, and machinery, | 0 | One and half paisa per unit of the energy. |

the Seventh Schedule of the Finance Act, 1964 shall (ii) be substituted by the Schedule-II to this Ordinance.

8. In the Sindh Wildlife Protection Ordinance, 1972, in section Amendment in Sindh 33, in sub-section (3), for the words "Fifteen hundred" the words "Fifteen thousand" shall be substituted.

Ordinance No.V of 1972.

Notwithstanding anything contained in any law, there shall Conversion of 9. be levied and collected a tax on conversion of residential plots. property and agricultural land when converted for other purposes, in addition to differential of values between such uses to be determined by Board of Revenue as per Land Grant Policy 1999, bases on valuation table in as follow:-

| a) Conversion of residential | • | | | | |
|------------------------------|-----------|--------------|--|--|--|
| property for commercial | or the | commerciai | | | |
| purposes. | property | based on | | | |
| | valuation | table in the | | | |
| | area. | | | | |

 b) conversion of agricultural land.
(i) for residential purposes. Five percent of the value of residential property based on valuation

table in the area.

- (ii) for commercial purposes. Ten percent of the value of the commercial property based on valuation table in the area.
- (iii) for industrial purposes. Ten percent of the value of industrial property based on valuation table in the area.

EXPLANATION:- for the purpose of this section "valuation table" means the valuation table prescribed under the Stamp Act, 1899.

10. Notwithstanding any thing contained in any law, there shall **Registration of** be levied and collected a registration fee for registration of and issuance, of N.O.C. to a Private Security Agency to operate in the Province of Sindh at the following rates:-

| a) | Fee at the time of Registration. | Rs.100,000/- |
|----|---|--------------------|
| b) | Annual Renewal fee | Rs.20,000/- |
| c) | Branch office other than the head office in Sindh | Rs.40,000/- |
| d) | Security clearance of Guards | |
| | (i) within Karachi | Rs.300/- per head |
| | (ii) within Province | Rs.400/- per head |
| | (iii) outside the Province | Rs.1800/- per head |

11. Government may make rules for carrying into effect the purposes of this Ordinance and such rules may, among other rules. matters, prescribe the procedure for the assessment, collection, payment and recovery of any tax levied or the imposition of any penalty under this Ordinance, in so far as such procedure is not provided in this Ordinance.

SCHEDULE – I

(See section 6)

"THE SCHEDULE"

(See section 3)

| S.NO. | DESCRIPTION OF MOTOR VEHICLES | TAX ON EACH VEHICLE |
|-------|---|---|
| 1. | (a) Motor cycle/Scooter not already registered. | Rs.1000/- once at the time of registration with extra tax of Rs.200/- if the vehicle is fitted with trailor or cabin. |
| | (b) Motor Cycle/Scooter already registered and since first registration, the vehicle | |
| | (i) has not completed 5 years. | Rs.600/- once for all or Rs.80/- per annum. |
| | (ii) has completed 5 years but has not completed 10 years. | Rs.,300/- once for all or Rs.80/- per annum. |
| | (iii) has completed 10 years but has not completed 15 years. | Rs.100/- once for all or Rs.80/- per annum. |
| 2. | Motor Vehicles not exceeding 250 Kgs. in unladen weight adopted and used for invalids. | No tax. |
| 3. | Vehicle (truck/trailers/delivery vans) used for the transport or haulage of goods or materials: | |
| | (a) Electricity propelled vehicles not exceeding 1250 Kg in unladen weight. | Rs.500/- |

| (b) Vehicle (including delivery vane) with maximum laden capacity upto 2030 Kg. | Rs.800/- |
|---|--------------------|
| (c) Vehicle with maximum laden capacity exceeding 2030 Kg. but not exceeding 4060 Kg. | Rs.800/- |
| (d) Vehicle with maximum laden capacity exceeding 4060 Kg. but not exceeding 6090 Kg. | Rs.1200/- |
| (e) Vehicle with maximum laden capacity exceeding 6090 Kg. but not exceeding 8120 Kg. | Rs.2000/- |
| (f) Vehicles with maximum laden capacity exceeding 8120 Kg. but not exceeding 12000 Kg. | Rs.4000/- |
| (g) Vehicles with long trailers or other vehicles with maximum laden capacity exceeding 12000 Kg. but not exceeding 16000 Kg. | Rs.6000/- |
| (h) Vehicles with long trailer or other vehicle with maximum laden capacity exceeding 16000 Kg. | Rs.8000/- |
| VEHICLE PLYING FOR HIRE AND ORDINARILY USED FOR THE TRANSPORT OF PASSENGERS (TAXIS AND BUSES) | |
| (i) Tricycle propelled by mechanical power (rickshaw cabs) with seating capacity of not more than 3 persons. | Rs.400/- |
| (ii) Motor vehicles with a seating | Rs.100/- per seat. |

capacity of more than 20 persons plying for hire

4.

exclusively within the limit of a Corporation, Municipality or cantonment or partly within and partly out side such limits with sixty per cent of the total length of the route falling within the limits of Corporation, Municipality or Cantonment.

- (iii) Mini buses with a seating capacity of more than 6 and less than 20 persons plying for hire exclusively within the limits of a corporation, Municipality or cantonment.
- (iv) Other vehicles with a seating capacity of:
- a) Not more than four persons Rs.520/-
- b) More than four but not more Rs.660/than six persons

Rs.150/- for every extra

seta. Rs.100/- for every extra

seat.

c) More than six persons:

(i) Air conditioned

(ii) Non-airconditioned

- 5. Motor Vehicles (Motor Cars/Jeeps) other than those mentioned above and having.
 - a. seating capacity of not more Rs.500/than three persons.
 - b. seating capacity of more than three persons but not more than six persons:
 - (i) With engine power not Rs.1000/exceeding 1000 CC.
 - (ii) With engine power Rs.1500/exceeding 1000 CC but not exceeding 1300 CC.
 - (iii) With engine power Rs.2000/-

exceeding 1300 CC but not exceeding 1500 CC.

- (c) seating capacity for more Rs.400/- per seat. than six persons.
- (i) Tractor without trailer Rs.200/-

6.

- (ii) If trailer is attached with Rs.300/tractor
- (iii) With engine power Rs.3000/exceeding 1500 cc but not exceeding 1500 cc.
- (iv) With engine power Rs.5000/exceeding 2500 cc.

SCHEDULE – II

(See section 7 (ii))

"SEVENTH SCHEDULE"

(See section II)

| S.NO. | | CATEGORIES | RATE OF TAX PER ANNUM |
|-------|---------------------------------|---|--------------------------|
| 1. | trade than asses proce | ersons engaged in any profession, e, calling or employment, other those mentioned hereinafter and used to income tax in the eeding financial year. | Rs.150/- |
| 2. | Fund: with capit | nit Companies, Modarbas, Mutual s and any other body corporate paid-up capital "or paid up share ral and reserves" in the preceding whichever is more:- | |
| | (i) | not exceeding Rs.10.0 million. | Rs.10,000/- |
| | (ii) | exceeding Rs.10 million but not exceeding Rs.25 million. | Rs.15,000/- |
| | (iii) | exceeding Rs.25 million but not exceeding Rs.50 million. | Rs.20,000/- |
| | (i∨) | exceeding Rs.50 million but not exceeding Rs.100 million. | Rs.50,000/- |

- (v) exceeding Rs.100 m illion but not Rs.75,000/exceeding Rs.200 million.
- (vi) exceeding Rs.200 million Rs.100,000/-

EXPLANATION: The paid-up share capital, in the case of Foreign Banks, shall be the minimum paid-up capital as determined by the State Bank of Pakistan.

3. Holders of import or export licence, Rs.150/owners—

> "3. Holders of import or export licence, owners of industrial, factories and commercial establishment: contractors engaged in construction work or supplying goods or providing services or labour, all whole sellers and agents, stockists, agency holders engaged in selling or buying goods or services for others as owners or on commission basis, medical and legal practioners, auditors, accountants, architects car dealers, real estate agents, video shops and any other persons providing professional services and shops assessed to income tax in the preceding year with annual turn over.

- (i) not exceeding Rs.0.5 million. Rs.500/-
- (ii) exceeding Rs.0.5 million but not Rs.1,500/exceeding Rs.5 million.
- (iii) exceeding Rs.5 million but not Rs.2,500/exceeding Rs.25 million.
- (iv) exceeding Rs.25 million but not Rs.5,000/exceeding Rs.100 million.
- (v) exceeding Rs.100 million but not Rs.10,000/exceeding Rs.500 million.
- (vi) exceeding Rs.500 million but not Rs.30,000/exceeding Rs.1000 million.
- (vii) above Rs.1000 million. Rs.100,000/-

4. For serial No.4, the following shall be substituted.

All factories, shops, or establishment Rs.500/including Video shops, real estate shops/agencies land car dealers not assessed to income tax in the preceding financial year.

- 5. Petrol Pumps whose the commission earned in the preceding year.
 - (i) does not exceed Rs.0.2 million. Rs.1,500/-
 - (ii) exceeds Rs.0.2 million but does not Rs.2,500/exceed Rs.,0.4 million.
 - (iii) exceeds Rs.0.4 million but does not Rs.3,500/exceeds Rs.0.6 million.
 - (iv) exceeds Rs.0.6 million. Rs.4,000/-