

ELECTRONIC IMPORT FORM (EIF)

(Prescribed under Foreign Exchange Regulation Act, 1947 vide
State Bank of Pakistan Notification No.F.E.1/2016-SB dated July 26, 2016)

1 – EIF No & Issuance Date						
2 – Trader's Details				3 - Bank Details		
Business Name	NTN	STRN		IBAN	Authorized Dealer (Bank)	City
Address				Branch		
4 – Exporter's / Beneficiary's Details						
Beneficiary's Name & Address				Country of Beneficiary		
Exporter's/Shipper's Name & Address				Country of Exporter		Port of Shipment
5-Total Invoice Value & Currency			6 - Mode of Import Payment		7 - Delivery Terms (Inco-Terms)	
8 - Goods Description			9 - HS Code(s)	10 - Quantity & UOM		11- Country of Origin
1-						
2-						
3-						
12 -Expiry date of EIF			13- Intended Payment Date		14. LC/Contract No.	
15 - Mode of Transport			16 – Transport Document No. & Date		17 -Final Date of Shipment	
18 - Approving Authority Remarks						
19 - In case of special approval obtained from State Bank of Pakistan						
Approval for			Approval No.		Approval Date	

The attention of importers is drawn to sub-section 3 of Section 4 of the Foreign Exchange Regulation Act, 1947. Exchange sanctioned for a particular purpose must be utilized for that purpose only and all conditions attaching to the sanction must be complied with. If any of the prescribed conditions cannot be fulfilled, and as a result the exchange cannot be utilized in whole or in part for the purpose for which it was sanctioned, the unutilized amount must immediately be refunded through an Authorized Dealer.

UNDERTAKING / DECLARATION BY IMPORT

- 1) I/We hereby apply for permission to remit for payment of import as detailed above and declare :-
 - a) that the above payment is due and that I/we have not already obtained exchange for payment of these goods nor have I/we made any other application for that purpose;
 - b) that the amount of foreign exchange mentioned above represents the correct transaction value for these goods on the date of contract in the country of export;
 - c) that I/we am/are neither connected with the exporters abroad directly or indirectly nor do I/we have any financial or other interest in the exporters abroad.
 - d) that the payment against imported goods has been or will be made in a manner and within a period as may be specified by the State Bank from time to time.
- 2) I/We undertake that the remittance being made shall be utilized for the above import and I/We shall clear the goods for consumption in Pakistan within prescribed period.
- 3) I/We solemnly declare that the statements made in this application are true to the best of my/our knowledge and belief and I/We assume full responsibility for complying with the provisions of the Foreign Exchange Regulation Act, 1947 and rules, orders and directions made or issued thereunder. In case of any misdeclaration or misstatement of above facts, I shall be liable for punishment under the relevant provisions of Foreign Exchange Regulation Act 1947, Anti Money Laundering Act 2010, Customs Act 1969 and Pakistan Penal Code 1860.

CERTIFICATE OF AUTHORISED DEALER

We hereby certify that the statements made by the applicant in this form are to the best of our knowledge correct and that we have seen documentary evidence in support thereof. The remittance has been made in accordance with method of payment as per existing Foreign Exchange Regulations.