# THE <sup>1</sup>[KHYBER PAKHTUNKHWA] FINANCE ACT, 2007. (<sup>2</sup>[KHYBER PAKHTUNKHWA] ACT NO. II OF 2007)

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<sup>&</sup>lt;sup>1</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011 <sup>2</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

<sup>&</sup>lt;sup>3</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

## THE <sup>1</sup>[KHYBER PAKHTUNKHWA]FINANCE ACT, 2007. (<sup>2</sup>[KHYBER PAKHTUNKHWA] ACT NO. II OF 2007)

[First published after having received the assent of the Governor of the <sup>3</sup>[Khyber Pakhtunkhwa] in the Gazette of the <sup>4</sup>[Khyber Pakhtunkhwa](Extraordinary), dated the 7<sup>th</sup> July, 2007].

# AN

# **ACT** *to continue, revise and exempt certain*

taxes and duties.

**Preamble.**—WHEREAS it is expedient to continue, revise and exempt certain taxes and duties;

It is hereby enacted as follows:

# **1.** <u>Short title, extent and commencement.</u>—(1) This Act may be called the <sup>5</sup>[Khyber Pakhtunkhwa]Finance Act, 2007.

- (2) It extends to whole of the  $^{6}$ [Province of the Khyber Pakhtunkhwa].
- (3) It shall come into force on the first day of July, 2007.

2. <u>Amendment of Act II of 1899.</u>—In the Stamp Act, 1899 (II of 1899), for Schedule I, the Schedule specified in the Appendix to this Act shall be substituted.

**3.** <u>Amendment of West Pakistan Act V of 1958.</u>—In the West Pakistan Urban Immovable Property Tax Act, 1958 (W.P. Act V of 1958), in section 3, in sub-section (2), in the proviso for clause (i), the following shall be substituted, namely:

"(i) a residential building owned and occupied by a widow whose annual tax, excluding the permissible rebates, is up to two thousand and five hundred rupees, and any other building owned by a widow the total area whereof does not exceed three marlas and the annual tax in respect of such building does not exceed five thousand rupees, shall be exempt from payment of any tax under this Act, but, in the case of self occupied building, if the annual tax of such building, excluding rebates, exceeds two thousand and five hundred rupees, than entire tax as assessed under clause (a) shall be payable in respect of such building;".

<sup>&</sup>lt;sup>1</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

<sup>&</sup>lt;sup>2</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

<sup>&</sup>lt;sup>3</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011 <sup>4</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

<sup>&</sup>lt;sup>5</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

<sup>&</sup>lt;sup>6</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

4. <u>Amendment of Schedules to W.P. Act No. XXXIV of 1964.</u>—In the West Pakistan Finance Act, 1964 (W.P. Act No. XXXIV of 1964),-

(a) in the Fifth Schedule, at serial No. 1,-

after the entry at clause (d), the following new entry shall be added, namely:

- "(e) Industrial/Commercial undertaking having generating capacity above500 Kilo Volt Ampere for self use. 3(three) paisa per unit(Kilo Watt Hour) of energy generated/ consumed,"; and
- (b) In the Sixth Schedule, at serial No. 3, for the figure and word "2 <sup>1</sup>/<sub>2</sub> Kilowatts," the figure and words "500 Kilo Volt Ampere" shall be substituted.

**5.** <u>Amendment of <sup>1</sup>[Khyber Pakhtunkhwa]Ord. III of 2000.</u>---In the <sup>2</sup>[Khyber Pakhtunkhwa] Sales Tax Ordinance, 2000 (<sup>3</sup>[Khyber Pakhtunkhwa] Ord. III of 2000), in the Schedule, in the entry at serial No. 2, for clause (ii), the following shall be substituted, namely: -

"(ii) advertisements financed out of funds provided under grant-in-aid Agreement; and".

<sup>&</sup>lt;sup>1</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011 <sup>2</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

<sup>&</sup>lt;sup>3</sup>Substituted vide Khyber Pakhtunkhwa Act No. IV of 2011

## APPENDIX "SCHEDULE-1" [see section-2] STAMP DUTY ON INSTRUMENTS [SEE SECTION-3]

Article	<b>Description of Instrument</b>	Proper Stamp
Number		2
1	2	3
1.	ACKNOWLEDGEMENT of a debt exceeding twenty rupees in amount of value, written or signed by, or on behalf of, a debtor in order to supply evidence of such debt in any book other than a banker's pass-book or on a separate piece of paper when such book or paper is left in the creditor's possession, provided that such acknowledgement does not contain any promise to pay the debt or any stipulation to pay interest or to deliver any goods or other property.	Ten rupees.
2.	<b>ADMINISTRATTON BOND,</b> including a bond given under section 291, 375 and 376 of the Succession Act, 1925, section 6 of the Government Saving Banks Act, 1873-	
	(a) Where the amount does not exceed Rs.1000/-	The same duty as on a Bond (No. 15) on such amount.
	(b) In any other case.	One hundred and fifty rupees.
3.	ADOPTION-DEED that is to say, any instrument	One hundred and
	<ul> <li>(other than a will) recording an adoption or conferring or purporting to confer any authority adopt.</li> <li>ADVOCATE SEE ENTRY AS AN ADVOCATE (NO. 30).</li> </ul>	fifty rupees
4.	<b>AFFIDAVIT,</b> Including an affirmation or declaration in the case of persons by law allowed to affirm or declare instead of swearing.	Thirty rupees.
	EXEMPTIONS	

	Affidavit or declaration in writing when made :-	
	<ul> <li>(a) as a condition of enrolment under the Indian army Act, 1911 (VII of 1911) or the Pakistan Army Act, (XXIX of 1951) or the Indian Air Force Act, 1932 (XIV of 1932) or the Pakistan Air Force Act, (VI of 1953);</li> </ul>	
	<ul><li>(b) for the immediate purpose of being filed or used in any Court of before the officer of any Court; or</li></ul>	
	(c) for the sole purpose of enabling any person to receive any pension or charitable allowance.	
5.	AGREEMENT OR MEMBERADUM OF AN AGREEMENT-	
	(a) If relating to the sale of a bill of exchange,	Three rupees.
	(b) If relating to the sale of Government security.	Two rupees for every 310,000 rupees or part thereof of the value of the security, subject to a maximum of one hundred rupees.
	(c) If relating to the sale of a share in an incorporated company or other body corporate.	Two rupees for every rupees 5000 or part thereof of the value of the share.
	(cc) If relating to the sale of immovable property.	One hundred rupees,
	(ccc) for collection or recovery of tax on transfer of immovable property by a contractor with a Local	Fifty paisa for every rupees one

	Council.	hundred or part thereof the amount of the contract.
	(d) if not otherwise provided for.	Fifty rupees.
	EXEMPTIONS	
	(a) Agreement or Memorandum of an agreement for or relating to the purchase of or sale of goods or merchandise exclusively, not being a NOTE or MEMORANDUM chargeable under No. 43;	
	(B) Made in the form of tenders to the Federal Government for or relating to any loan.	
	AGREEMENT TO LEASE, see LEASE (No.35).	
1	<ul> <li>AGREEMENT RELATING TO DEPOSIT OF TITLE-DEEDS, PAWN OR PLEDGE, that is to say any instrument evidencing an agreement relating to- <ol> <li>the deposit of title-deeds or instruments constituting or being evidence of the title to any property whatever (other than marketable security), or</li> <li>the pawn or pledge of movable property, where such deposit, pawn or pledge has been made by way of security for the repayment of money advanced or to be advanced by any of loan or an existing or future debt,- </li> <li>if such loan or debt is pay on demand or more than three months from the date of the instrument evidencing the agreement.</li> <li>in the case of banking companies or other financial institutions, when the entire finance is not based on interest; and</li> <li>in any other case.</li> </ol> </li> </ul>	One-fifth of one percent, that is to say, 0.2% of the loan amount subject to a maximum of one hundred thousand rupees. One-fifth of one percent, that is to say, 0.2% of the

		loan amount.
	(b) If such loan or debt is repayable morethanthree months from the da such instrument.	
	(i) in the case of bank companies or other finance institutions, when the en- finance is not based interest;and	cial percent, that is to
	(ii) in any other case.	One-tenth of one percent, that is to say 0.1% of the loan amount.
6(A)	Allotment Order or Transfer of Allotment O issued by a developer, builder, co-operative Soc housing society or housing authority, or any o body or organization providing open plots dwo houses or built up commercial premises;	ciety, other
	i) in respect of residential open plots.	Rupees 100/-per Marla.
	ii) in respect of commercial open plots.	Rupees 200/- per Marla.
6(B)	Transfer of Allotment Orders before lease.	one half of the rates calculated according to the rats given in clause (A) above
7.	APPOINTMENT IN EXECUTION OF A POV	WER
	Where made by any writing not being a will-	
	(a) of trustees.	Seventy rupees.
	(b) of property, movable or immovable	One hundred and fifty rupees.

	under an order of the Court in the course of a suit-	
	under an order of the Court in the course of a suit-	
	(a) where the amount does not exceed Rs. 1,000;	At the rate of four percent.
	(b) in any other case.	Rupees one hundred and fifty
	EXEMPTIONS	
	(a) Appraisement of valuation made for the information of one party only, and not being in any manner obligatory between parties either by agreements or operation of law.	
	(b) Appraisement of crop for the purpose of ascertaining the amount to be given to a landlord as rent.	
8-A	Application made on plain paper.	
	(i) For arms licences of non prohibited bore.	One hundred & fifty rupees
	(ii) For arms licences of prohibited bore.	One hundred & fifty rupees
	(iii) For form X and XII prescribed under the Arms Rules.	One thousand & Five hundred rupees
9.	<b>APPRENTICESHIP-DEED,</b> including every writing relating to the service or tuition of any apprentice clerk or servant, placed with any master to learn any profession, trade or employment not being <b>ARTICLES OF CLERKSHIP</b> (No. 11)	Rupees one hundred and fifty.
	EXEMPTION	
	Instrument of apprenticeship executed by a Magistrate under the Apprentices Act, 1850(XIX of 1850) or by which a person is apprenticed by or at the charge of any public charity.	
10.	ARTICLS OF ASSOCIATION OF A COMPANY	Deleted through Finance Act,

		2004.
11.	ARTICLES OF CLERKSHIP or contract whereby any person first becomes bound to serve as a clerk in order to his admission as an attorney in any High Court.	One thousand rupees.
	ASSIGNMENT See CONVEYANCE (No.23), TRANSFER (No.62)AND TRANSFER OF LEASE (No.63), as the case may be ATTORNEY, See entry as an Attorney (No.30) and power of Attorney (No.48) AUTHORITY OF ADOPT See ADOPTION DEED (No.3).	
11(B)	<b>AUTHINTICATED DECLARATIONS</b> that is to say declarations of newspapers, periodicals or printing presses authenticated by a legally competent authority. <i>Explanation IThe duty shall be paid by the declarant. Explanation II—The declaration shall not he authenticated unless the duty is paid.</i>	Five thousand rupees per declaration
12	<b>AWARD,</b> that is to say, any decision in writing by an arbitrator or umpire, not being an award directing a partition, on a reference made other-wise than by an order of the Court in the course of a suit.	The same duty as on a Bond (No. 15) for the amount or value of the property to which the award relates as set forth in such award.
12(A)	<b>BANK GUARANTEE''</b> that is to say the guarantee to be issued by any schedule Bank.	One rupee for every one hundred rupees or part thereof of the value of the Guarantee.
12(B)	<b>BILL OF ENTRY</b> including goods declaration or any documents relating to good declaration for the purpose of custom clearance.	Two hundred and twenty five rupees.
13.	<b>BILL OF EXCHANGE as</b> defined by section 2(2) not being <b>BOND</b> , bank note or currency note-	

		here payable otherwise than on demand y not more than one year after date or sight-	
	(i)	if drawn singly	Two rupees for every Rs.1000/- or part thereof of the amount of the Bill.
	(ii	) if drawn in set of two, for each part of the set.	Rs.1.50/- for every Rs.1000/-or part thereof of the amount of the Bill
	(ii	i) if drawn in set of three, for each part of the set	One rupees for every Rs.1000/-or part thereof of the amount of the Bill.
		here payable more than one year after ate or sight.	2.25 percent of the amount of the bill.
14	Note—If	<b>LADING</b> (including a through bill of lading). a bill of lading is drawn in parts, the ump therefore must be borne by each one of the	Ten rupees for every one lac rupees or part thereof the value of the bill subject to minimum of one hundred rupees.
		EXEMPTION	
	are port 1908	of lading when the goods therein described received at a place within the limits of any as defined under the Ports Act, 1908, XV of 8, and are to be delivered at another place in the limits of the same port.	
	• •	of lading when executed out of Pakistan and ing to property to be delivered in Pakistan.	
15.	BOND a DEBENT	us defined by section 2(5) not being a <b>'URE</b> (No.27) and not being otherwise for by this Act, or by the Court Fees Act. 1870.	

	(a)	bonds (b) of sector institu regula Pakist	a covered by the category of s specified in such clauses (a) and f section 2 (5) and issued by public corporations or by financial tions approved by or under the tory control of the State Bank of can, the Federal Government or a ncial Government.	transaction at 0.33% of the amount or value secured.
	(b)	Other	bond not covered by (a) above.	
		(i)	Where the amount or value secured does not exceeds Rs.500/-	Fifteen Rupees.
		(ii)	Where it exceeds Rs.500/-, for every additional amount of Rs.500/- or part thereof.	Fifteen Rupees.
		AY BO	RATION BOND (No. 2) OND (No. 16) CUSTOMS	
			ND (No. 34) RESPONDENTIA CURIY BOND(No.57)	
		]	EXEMPTION	
	guaranteeing subscription	that the to a Ch ject of	by any person for the purpose of local income derived from private paritable dispensary or hospital or public utility shall not be less per mensem.	
16.	whereby the	master ty of the	ND, that is to say, any instrument of a sea going ship borrows money e ship to enable him to preserve the voyage.	The same duty as on a Bond (No,15) for the same amount.

17.	CANCELLATION-Instrument of (including any	Seventy five
	instrument by which any instrument previously	rupees.
	executed is cancelled), if attested and not otherwise provided for.	
	See also RELEASE (No.55), REVOCATION OF	
	SETTLEMENT (No.58-B), SURRENDER OF	
	LEASE (No.61) REVOCATION OF TRUST (No.64-B).	
18.	CERTIFICATE OF SALE (in respect of each	Two percent of
	property put up as separate lot and sold) granted to	the consideration
	the purchaser of any property sold by public auction by a Civil or Revenue Court, or Collector or other	equal to the amount of the
	Revenue Officer	purchase money.
19.	<b>CERTIFICATE OR OTHER DOCUMENT</b> evidencing the right or title of the holder thereof, or	Thirty rupees.
	any other person either to any shares, scrip or stock in	
	or of any incorporated Company or other body	
	corporate, or to become proprietor of shares, scrip or	
	stock in or of any such company or body.	
	Sec also LETTER OF ALLOTMENT OF	
	SHARES (No.36)	
20.	<b>CHARTER PARTY</b> , that is to say, any instrument	One hundred
	(except an agreement for the hire of a tugsteamer) whereby a vessel or some specified principal part	rupees for every one lac rupees or
	thereof is let for the specified purposes of the	part thereof of the
	charterer, whether it includes a penalty clause or	value of the charter
	not.	party.
21.	CHEQUE PAY ORDER OR BANK DRAFT.	Deleted.
22.	COMPOSITION DEED, that is to say, any instrument executed by a debtor whereby he conveys his property	Two hundred and fifty rupees.
	for the benefit of his creditors, or whereby payment of a	mity tupees.
	composition or dividend on their debts is secured to the	
	creditors, or whereby provision is made for the	
	continuance of the debtor's business under the	
	supervision of inspector or under letters of licence for the benefit of his creditors.	
22(A)	<b>CONTRACT</b> , that is to say any instrument of the nature	
	of memorandum of agreement, made or entered into by	

	Body,	Local		
	(a)	to exec		
		(i)	where the amount of contract does not exceed fifty thousand rupees;	Two hundred and fifty rupees.
		(ii)	where the amount exceeds fifty thousands rupees but does not exceed five hundred thousand rupees;	One thousand Two hundred and fifty rupees.
		(iii)	where the amount exceeds five hundred thousand rupees but does not exceed one million rupees;	One thousand Eight hundred and fifty rupees.
		(iv)	where the amount exceeds one million rupees but does not exceed five million rupees.	Six thousand Two hundred and fifty rupees.
		(v)	where the amount exceeds five million rupees,	Eighteen thousand seven hundred and fifty rupees.
	(b)	To pro	ocure Stores and Materials.	One rupee for every Rs. 100.00 or part thereof of the amount of the contract.
23.			<b>CE</b> as defined by section 2 (10) not being a charged or exempted under No.62,	
		(a)	in case of agriculture.	Two rupees for every one hundred rupees or part thereof of the value of land.
		(b)	in case of immoveable property in an urban area	Two rupees for every one hundred rupees

	(c) In any other case	or part thereof of the value of the property.
-	<b>blanation-I</b> For the purpose of sub-article (b) (1) ban area" shall mean-	Two rupees for every one hundred rupees
(i)	an area as defined under the West Pakistan Urban Immoveable Property Tax Act, 1958; and	or part thereof of the value of the property.
(ii)	any built up area including land situated within or adjoining such area, specified by notification by Government to be an urban area for the purpose of this clause.	
(iii)	For the purpose of sub-clause (ii) "built up area" shall mean land which is occupied as site of a building or enclosure and is not used for agricultural purposes or a purpose subservient to agriculture.	
(iv)	duty chargeable in respect of instrument relating to property in an urban area specified by the government under sub clause (i) shall be effective from the date such area is specified as urban area.	
	<b>planation-II</b> Any reference in schedule I to article shall mean a reference to sub articles (a) and (c)	
	(1) "rural area" means an area not within the boundaries of a City, Municipality or Cantonment Board;	
	(2) "agricultural land" means any land in the rural area other than a village abadi or a town.	
	EXEMPTION	
Coj CO (No	signment of copyright by entry made under the by Right Act, 1914, Section 5. -PARTNERSHIP-DEED, See PARTNERSHIP 0.46)	
24. CO	PY OR EXTRACT certified to be a true copy or	

	•	by order of any public officer and not	
	chargeable un relating to cour	der the law for the time being in force rt fees.	
	(i)	if the original was not chargeable with duty or if the duty with which it was chargeable does not exceed four rupees.	Three rupees.
	(ii)	In any other case.	Fifteen rupees.
		EXEMPTIONS	
	is expr for rec	of any paper which a public officer ressly required by law to make or furnish cord in any public office or for any purpose;	
	to bir	of, or extract from, any register relating ths, baptisms, dedications, marriages es), deaths or burials.	
25.	instrument ch	<b>PART OR DUPLICATE</b> of any nargeable with duty and in respect of per duty has been paid—	
	(a)	If the duty with which the original instrument is chargeable does not exceed five rupees;	The same duty as is leviable on the original.
	(b)	In any other case.	Twenty rupees.
		EXEMPTION	
		of any lease granted to a cultivator se is exempted from duty.	
26.	CUSTOMS-BO	OND-	
	(a)	where the amount does not exceed Rs. 1,000	The same duty as on a Bond (No. 15) for such amount.
	(b)	in any other case.	One hundred and twenty five

		rupees.
27.	DEBENTURE OR PARTICIPATION	One-Twentieth
	CERTIFICATE OR TERM FINANCE	of one percent,
	CERTIFICATE OR ANY OTHER INSTRUMENT OF	that is to say.
	REDEEMABLE CAPITAL OTHER THAN A	0.05% of the
	COMMERCIAL PAPER.	face value per
	(whether or not a mortgage debenture, a Participation	annum subject to
	Term Certificate, a Term Finance Certificate or any other instrument of redeemable capital), being a marketable security transferable by endorsement or by separate instrument of transfer or by delivery.	the maximum of one million rupees.
	<b>EXPLANATION. I</b> The term "Debenture includes any interest coupons attached thereto, but the amount of such coupons shall not be included in estimating the duty.	
	<b>EXPLANATION. II.</b> The term "Participation Term Certificate" means an instrument or certificate of a specified denomination called the face value or nominal value, issued by a company for raising capital, the holder whereof participates in the profit and loss of the company over such period to such extent and on such conditions as may be specified at the time if its issue.	
	<b>EXPLANATION. III.</b> The term "Term Finance Certificate" means a fixed tenure instrument of certificate of a specified denomination called the face value or nominal value issued to raise capital by a body corporate in the form of transferable security.	
28.	<b>DELTVERY ORDER IN RESPECT OF</b> <b>GOODS,</b> that is to say, any instrument entitling any person therein named, or his assigns or the holder thereof, to the delivery of any goods lying in any dock or port, or in any ware house in which goods are stored or deposited on rent or hire, or upon any wharf, such instrument being signed by or on behalf of the owner of such goods upon the sale or transfer of the property therein, when such goods exceed in value twenty rupees.	Ten rupees.
	<b>DEPOSIT OF TITLE-DEED</b> [See AGREEMENT relating to DEPOSIT OF TITLE-DEEDS PAWN OR PLEDGE (No.6)]. DISSOLUTION OF PARTNERSHIP, See PARTNERSHIP (No.46).	

29.	<ul> <li><b>DIVORCE.</b>— Instrument of, that is to say, any instrument by which any person effects the dissolution of his marriage.</li> <li><b>DOWER.</b> Instrument of See SETTLEMENT (No.58).</li> <li><b>DUPLICATE- See COUNTERPART (No.25)</b></li> </ul>	Fifty rupees.
30.	<b>ENTRY AS ANADVOCATE, OR ATTORTY</b> <b>ON THE ROLL OF ANY HIGH COURT</b> —under the Legal Practitioners and Bar Councils Act, 1965-	
	(a) in the case of an Advocate	One thousand and five hundred rupees.
	(b) in the case of Attorney <b>EXEMPTION</b> Entry of an Advocate or attorney on the roll of any High Court when he has previously been enrolled in a High Court.	One thousand and five hundred rupees.
31.	EXCHANGE OF PROPERTYInstrument of-	
	(a) when executed in respect of agricultural land.	Two rupees for every one hundred rupees of the value of the property of the greatest value.
	(b) when executed in respect of immoveable property in an Urban Area as defined in No.23.	Two rupees for every one hundred rupees of the value of the property of the greatest value.
	(c) In any other case.	Two rupees for every one hundred rupees

21.4	EXTRACT See Copy (No.24).	an instrument or	of the value of the property of the greatest value.
31-A.	<b>Financing document,</b> that is to set of instruments in the nature on mark up basis agreement of 1 or pledge, mortgage, memorand deed, or deed of floating charge a banking company by any of any mode of finance not based transaction.		
	i) Where the amour Rs. 0.5 Million.	nt does not exceed	0.2 percent (Advalorem)
	ii) Where the amour Rs. 1.00 Million.	nt does not exceed	One thousand rupees.
	iii) Where the amount ex but does not exceeds	ceeds Rs. 1.00 Million, 10.00 Millions.	Two thousand and five hundred rupees.
	iv) Where the amount Millions, but does no	Ten thousand rupees.	
	,	t exceeds Rs. 50.00 not exceeds 100.00	Twenty five thousand rupees.
		exceeds Rs. 100.00 not exceed 300.00	Thirty five thousand rupees.
	· · · · · · · · · · · · · · · · · · ·	exceeds Rs. 300.00 not exceed 500.00	Fifty thousand rupees.
	viii) Where the amount Millions.	exceeds Rs. 500.00	One lac rupees.
32.	FUTURE CHARGEInstru say, any instrument imposing mortgaged property-		

	(a) (b)	when the original mortgage is one of the description referred to in clause (a) of Article No.40 (that is, with possession); when such mortgage is one of the description referred to in clause (b) of Article No.40 (that is, without possession)—	The same duty as on a Conveyance (No.23) for a consideration equal to the amount of the further charge secured by such instrument.
		<ul> <li>(i) if at the time of execution of the instrument of further charge possession of the property is given or agreed to be given under such instrument;</li> </ul>	The same duty as on a Conveyance (No.23) for a consideration equal to the total amount of the charge (including the original mortgage and any further charge already made) less the duty already paid on such original mortgage and further charge.
		(ii) If possession is not given.	The same duty as on a Bond (No. 15) for the amount of the further charge secured by such instrument.
33.		ment of, not being a SETTLEMENT WILL OR TRANSFER (NO.62).	
	(a) (i)	when executed in favour of legal heirs in respect of Agricultural Land;	1.25 percent as set forth in such instruments.

	(ii) in any other case, in respect of Agricultural Land;	Two rupees for every one hundred rupees or part thereof of the value of the property, as notified by the District Collector.
	<ul><li>(b) other property (other than legal heir).</li><li>HIRING AGREEMENT or agreement of service, See AGREEMENT. (No.5)</li></ul>	Three percent of the value of the property, as notified by the District Collector.
34.	INDEMNITY BOND INSPECTION-DEED, See COMPOSITION-DEED (No.22). INSURANCE, See POLICY OE INSURANCE (NO.47)	The same duty as on a Security Bond (No.57) for the same amount.
35.	<b>LEASE,</b> including an under lease or sub-lease and any agreement let or sub-let-	
	(a) where by such lease the rent is fixed and no premium is paid or delivered—	
	(i) where the lease purports to be for a term of less than one year;	The same duty as on a Bond (No. 15) for the whole amount payable or deliverable under such lease.
	(ii) where the lease purports to be for a term of not less than one year but not more than three years;	The same duty as on a Bond (No. 15) for the amount or value of the average annual rent reserved.

		(iii)	where the lease purports to be for a term in excess of three years, but not more than twenty years;	The same duty as on a Bond (No. 15) for a consideration equal to the amount or value of the average annual rent reserved.
		(iv)	where the lease purports to be for a term in excess of twenty years or in perpetuity;	The same duty as on a Bond (No. 15) for a consideration equal to the whole amount of rents which would be paid or delivered in respect of the first ten years of the lease.
		(v)	where the lease does not purport to be for any definite term;	The same duty as on a Bond (No. 15) for a consideration equal to the amount or value of the average annual rent which would be paid or delivered for the first ten years, if the lease continued so long.
(b)	(i)		the lease is granted for money ced and where no rent is reserved;	The same duty as is leviable on a Conveyance (No.23) for a consideration equal to the

<u>г</u>				
				amount of such advance as set
				forth in the
				lease.
				ieuse.
		(ii)	where the lease is granted for a fine or premium and where no rent is reserved.	The same duty as is leviable on a Conveyance (No.23) for a consideration equal to the amount of such fine or premium as set forth in the lease.
				the lease.
	(c)	(i)	where the lease is granted for money advanced in addition to rent reserved.	The same duty as is leviable on a Conveyance (No.23) for a consideration equal to the amount of advance as set forth in the lease, in addition to the duty which would have been payable on such lease, if no advance had been paid or delivered; provided that, in any case when an agreement to leases is stamped with
				the <i>advalorem</i> stam
				p required for a lease and a
				lease and a lease in
				pursuance of

		such agreement
		is subsequently
		executed, the
		duty on such
		lease shall not
		exceed one
	(ii) where the lease is granted for a fine or	hundred rupees.
	premium in addition to rent reserved.	
		The same duty
		as is leviable on
		a Conveyance
		(No.23)for a
		consideration
		equal to the
		amount of such
		fine or premium
		as set forth in the
		lease in addition
		to the duty
		which would
		have been
		payable on such
		lease if no fine
		or premium had
		been paid or
		delivered;
		provided that, in
		any case when
		an agreement to
		lease is stamped
		with
		theadvaloremsta
		mp required for
		a lease and such
		agreement is
		subsequently
		executed, the
		duty on such
	EXEMPTION	lease shall not
		exceed one
	Leases, executed in the case of a cultivator and for	hundred rupees.
	the purposes of cultivation (including a lease, of trees	nunureu rupees.
	for the production of food or drink) without the	
	payment or delivery of any fine or premium when a	
	definite term is expressed and such term does not	
	exceed one year, or when the average annual rent	
L	exceed one year, or when the average annual rent	

	reserved does not exceed one hundred rupees.	
36.	LETTER OF ALLOTMENT OF SHARES in any company or proposed company, or in respect of any loan to be raised by any company, or proposed company.See also CERTIFICATE OR OTHER DOCUMENT (No. 19)	Two rupees only.
37	<b>LETTER OF CREDIT,</b> that is to say, the instrument including applications and agreements for opening letter of credit by which one person authorizes another to give credit to the person in whose favour it is drawn-	
	a) If the amount of letter of Credit does not exceed Rs. 50,000;	One hundred rupees.
	b) If the amount exceeds Rs. 50,000/- but does exceed Rs. 500,000;	Two hundred rupees.
	<ul><li>c) for any amount exceeding Rs. 500,000/-</li><li>LETTER OF GAURANTEE See agreement No. 5</li></ul>	Five hundred rupees.
38.	<b>LETTER OF LICENCE</b> , that is to say, any agreement between a debtor and his creditor, that the latter shall, for a specified time, suspend their claims and allow the debtor to carry on business at his own discretion.	Seventy rupees.
39	MEMORANDUM OF ASSOCIATION OF A COMPANY-	Deleted through Finance Act, 2004
40	MORTGAGE-DEED, not being (an AGREEMENT RELATING TO DEPOSIT OR TITLE DEEDS, PAWN OR PLEDGE (No.6), BOTTOMRY BOND (No.16), MORTGAGE OF A CROP (NO.41), RESPONDENTIA BOND (No.56) OR SECURITY BOND (No.57)-	
	<ul> <li>(a) when possession of the property or any part of the property comprised in such deed is given by the mortgagor or agreed to be given;</li> </ul>	The same duty as on a Conveyance (No.23) for a consideration equal to the amount secured by such

	(b)		possession is not given or agreed to en as aforesaid;	deed The same duty as on a Bond (No. 15) for the amount secured by such deed.
	<b>Explanation</b> power of at property mon possession w			
	(c)	addition way of mentior	a collateral or auxiliary or nal or substituted security, or by further assurance for the above ned purposes where the principal or security is duly stamped-	
		(i)	for every sum secured not exceeding Rs. 1,000.	Fifteen rupees.
		(ii)	and for every Rs, 1,000 or part thereof secured in excess of Rs. 1,000.	Fifteen rupees.
	•	ple or le incial ins	age with banking companies, that gal mortgage for banking companies stitution, when the entire finance is and	One-fifth of one percent, that is to say, 0.2% of the loan amount subject to a maximum of one hundred thousand rupees.
	ii).	In any	other case.	One fifth of one percent, that is to say, 0.2% of the loan amount.
	iii). simple/ legal	-	age with banking companies - ge for banking companies.	0.25% of the mortgage money.
41.	evidencing an	n agreem	<b>CROP,</b> including any instrument nent to secure the payment of a loan age of a crop, whether the crop is or	

	is not in existence at the time of mortgage-	
	(a) when the loan is repayable not more than three months from the date of the instrument;	One percent
	for every Rs.200.00 or part thereof the sum secured	
	<ul> <li>(b) when loan is repayable more than three months, but not more than eighteen months, from the date of instrument-for every Rs.100/- or part thereof of the sum secured.</li> </ul>	One percent
42.	<b>NOTARIAL ACT,</b> that is to say, any instrument, endorsement, note, attestation, certificate or entry not being a PROTEST (No.50) made or signed by a Notary Public in the execution of the duties of his office, or by any other person lawfully acting as a Notary Public. See <b>also PROTEST OF BILL OR NOTE</b> (No.50)	Twenty five rupees.
43.	<b>NOTE OR MEMORANDUM SENT BY</b> a broker or agent to his principal intimating the purchase or sale on account of such principal	
	(a) of any goods exceeding in value twenty rupees;	Seven rupees.
	<ul> <li>(b) of any stock or marketable security exceeding in value twenty rupees, not being a Government Security;</li> </ul>	Seven rupees for every Rs. 5,000 or part thereof of the value of stock or security.
	(c) of a Government Security.	Three Rupees for every Rs.10,000/- or part thereof of the value of the security subject to a maximum of fifty Rupees.
44.	NOTE OF PROTEST BY THE MASTER OF A SHIP See also PROTEST BY MASTER OF A SHIP (No.51).	10 Rupees
	ORDER FOR THE PAYMENT OF MONEY See	

	BILL OF EXCHANGE (No.13).	
45.	<b>PARTITION</b> -instrument of [as defined by section 2(15)]-	The same duty as on a Bond (No. 15) for the amount of the value of the separated share or shares of the property.
		<b>Explanation-</b> The largest share remaining after the property is partitioned (or if there are two or more shares of equal value and not smaller than any of the other shares than one of such equal shares) shall be deemed to be that from which the other shares are separated.
		Provided always that— (a) When an instrument of partition containing an agreement to divide property in severally is executed and a partition in pursuance of such agreement, the duty chargeable upon the instrument

	affecting such partition shall be reduced by the amount of duty paid in respect of the first instrument but shall not be less than one hundred rupees.
	(b) Where land is held on Revenue Settlement for a period not exceeding thirty years and paying the full assessment, the value for the purpose of duty shall be calculated at not more than five times the annual revenue.
	(c) Where a final order for effecting a partition passed by any Revenue Authority or any Civil court, or an award by an arbitrator directing a partition, is stamped with the stamp required for an instrument of partition, in pursuance of such order or award is

		subsequently
		executed, the
		duty on such
		instrument shall
		not exceed one
		hundred rupees.
		1
		(d) When
		instrument of
		partition is
		executed in
		respect of
		agricultural land,
		-
		the stamp duty
		shallbe charged
		as one rupee
		and twenty five
		paisa for
		every one
		hundred rupees
		or part thereof of
		the value
		of such land.
46.	PARTNERSHIP- A-INSTRUMENT OF	
	(a) where the capital of the partnership does not exceed Rs. 10,000;	One hundred and fifty rupees.
	(b) in any other case.	Five hundred rupees.
	<b>B-DISSOLUTION OF -</b>	
	PAWN OF PLEDGE—See AGREEMENT	Half of the
	<b>RELATION TO DEPOSIT OF TITLE-</b>	stamp duty
	DEEDS PAWN OR PLEDGE (No.6)	payable on original
47	POLICYT OF INSURANCE	
	A-See INSURANCE (See section 7)—	
	(1) For each voyage	
	(i) where the premium or consideration does not exceed the rate of 1/8 percent of the amount insured by the policy, for every full sum of Pa 5 000 and also any fractional mate themaf	
	Rs. 5,000 and also any fractional parts thereof insured by the policy;	
	msured by the policy,	

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	_	If drawn singly.	Three rupees
		If drawn in duplicate for each part.	Three rupees
	(ii)	in any other case, in respect of every full sum of Rs.2,000 and also any fractional part thereof insured by the policy.	
		If drawn singly.	Three rupees
		If drawn in duplicate for each part.	Three rupees
	(2) part the	<b>For time</b> In respect of every full sum of Rs. 2,000 or ereof insured by the policy–	
		where the insurance shall be made for any time not exceeding six months;	
		If drawn singly.	Three rupees.
		If drawn in duplicate for each part.	Three rupees
		where the insurance shall be made for any time not exceeding six months and not exceeding twelve months.	
		If drawn singly.	Three rupees
		If drawn in duplicate for each part.	Three rupees
	INSUE THIS MERC CROP	E-INSURANCE AND OTHER CLASSES OF RANCE NOT ELSEWHERE INCLUDED IN ARTICLE COVERING GOODS, CHANDISE PERSONAL EFFECTS, PS AND OTHER PROPERTY AGAINST OR DAMAGE—	
	(1)	In respect of an original policy	
		(i) when the sum insured does not exceed Rs.5,000	Five rupees.

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(ii) in any other case; and	Eight rupees.
(2) in respect of each receipt for any payment of a premium on any renewal of an original policy.	One half of the duty payable in respect of the original policy in addition to the amount, if any, chargeable under No 53.
<b>C-ACCIDENT AND SICKNESS-INSURANCE-</b> (a) Against railway accident, valid for a single journey only.	Three rupees
EXEMPTION	
When issued to a passenger traveling by the intermediate or the third class in any railway.	
(b) In any other case for the maximum amount which may become payable in the case of any single accident or sickness where such amount does not exceeds Rs. 2,000 and also where such amount exceeds Rs. 2,000 for every Rs. 2,000 or part thereof.	Three rupees; provided that, in case of a policy of insurance against death by accident when the annual premium payable does not exceed Rs. 3 per Rs. 1,000 the duty on such instrument shall be seven paisa for every Rs. 1,000 or part thereof of the maximum amount which may become payable under it.
<b>D-INSURANCE BY WAY OF INDEMNITY-</b> Against liability to pay damages on account of accidents to workmen employed by or under the	Three rupees.
insurer or against liability to pay compensation	

under the Workmen's Compensation Act, 1923, for every Rs.100 or part thereof payable as premium.	
E-LIFE INSURANCE OR OTHER INSURANCE NOT SPECIFICALLY PROVIDED FOR, except such a REINSURANCE as is described in Division of this article- (i) for every sum insured not exceeding Rs.250;	
If drawn Singly	Three rupees
If drawn in duplicate for each part.	Three rupees
<ul><li>(ii) for every sum insured exceeding Rs.250 but not exceeding Rs.500;</li></ul>	
If drawn Singly	Three rupees
If drawn in duplicate for each part.	Three rupees
<ul><li>(iii) for every sum insured exceeding Rs. 500 but not exceeding Rs. 1,000 and also for every Rs. 1,000 or part thereof in excess of Rs. 1,000.</li></ul>	
If drawn Singly	Three rupees
If drawn in duplicate for each part.	Three rupees
<b>EXEMPTION</b> Policies of life insurance granted by the Director General of Post Offices in accordance with rules for Postal Life Insurance issued under the authority of the Federal Government.	
F-RE-INSURANCE BY AN INSURANCE COMPANY WHICH HAS GRANTED A POLICY OF THE NATURESPECIFIED IN DIVISION A OR DIVISION B OF THIS ARTICLE WITH ANOTHER COMPANY BY WAY OF INDEMNITY OR GUARANTEE AGAINST THE PAYMENT ON THE ORIGINAL INSURANCE OF A CERTAIN PART OF THE SUM INSURED THEREBY.	One-half of the duty payable In respect of the original insurance but not less than three rupees or more than eight rupees.
GENERAL EXEMPTION	

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	Letter of cover or engagement to issue a policy of insurance:	
	Provided that, unless such letter or engagement bear the stamp prescribed by this Act for such policy nothing shall be claimable thereunder, nor shall it be available for any purpose, except to compel the delivery of the policy therein mentioned.	
48	<b>POWER OF ATTORNEY</b> as defined by section 2(21), not being a proxy (No.52)-	
	(a) when executed for the sole purpose of procuring the registration of one or more documents in relation to a single transaction or for admitting execution of one or more such documents.	Two hundred rupees
	(b) When authorizing one person or more to act in a single transaction other than the case mentioned in clause (a), (e), (ee) and (eee).	Two hundred & fifty rupees,
	(c) When authorizing not more than five persons to act jointly and severally in more than one transaction or generally;	Seven hundred & fifty rupees.
	<ul><li>(d) When authorizing more than five but not more than ten persons to act jointly and severally in more than one transaction or generally;</li></ul>	Nine hundred rupees.
	(e) When given for consideration and authorizing the attorney to sell any immovable property.	The same duty as is leviable on a Conveyance (No.23) for the amount of the consideration.
	(ee) When given for consideration and authorizing the attorney to sell any immovable property in the case of legal heir.	One thousand rupees.
	(eee). When given not for consideration and authorizing the attorney to sell any immovable property	Two thousand rupees.
	(d) In any other case.	Fifteen rupees for each person authorized.
	EXPLANATION 1. For the purpose of this Article	

	more person than one when belonging to the same firm shall be deemed to be one person.	
	<b>EXPLANATION 2.</b> The term "Registration" includes every operation incidental registration under the Registration Act, 1908;	
49.	<b>PROMISSORY NOTE [as defined by section</b> 2(22)]—	
	(a) when payable on demand-	
	(i) when amount or value does not exceed rupees 2,50,000	Thirty rupees
	<ul><li>(ii) when amount or value exceeds Rs. 2,50,000 but does not exceed Rs. 5,00,000</li></ul>	Sixty rupees
	(iii) in any other case	One hundred rupees
	(b) when payable otherwise than on demand, including a commercial paper	One-fiftieth of one percent, that is to say, 0.02% per annum of the amount payable.
50.	<b>PROTEST OF BILL OR NOTE,</b> that is to say, any declaration in writing made by a Notary Public, or other person lawfully acting as such, attesting the dishonur of a Bill of Exchange for promissory note.	Fifteen rupees.
51.	<b>PROTEST BY THE MASTER OF A SHIP,</b> that is to say, any declaration of the particulars of her voyage drawn up by him with a view to the adjustment of losses or the calculation of averages and every declaration in writing made by him against the charterers or the consignees for not loading or unloading the ship, when such declaration is attested or certified by a Notary Public or other person lawfully acting as such.	Fifteen rupees

	See also NOTE OF PROTEST BY THE MASTER OF A SHIP(No.44).	
52.	<b>PROXY</b> empowering any person to vote at any one election of the members of a district or local board or of a body of municipal commissioners, or at any one meeting of (a) members of an incorporated company or other body corporate whose stock or funds is or are divided into shares and transferable; (b) a local authority, or (c) proprietors, members or contributors to the funds of any institution.	Ten rupees.
53.	<b>RECEIPTS</b> as defined by section 2(23) for any money or other property the amount or value of which exceeds twenty rupees.	
	(a) where such amount does not exceed Rs. 2,000;	Two rupees
	<ul><li>(b) where such amount exceeds Rs.2,000 but does not exceed Rs. 10,000;</li></ul>	Three rupees
	(c) where such amount exceeds Rs. 10,000.	Seven rupees
	EXEMPTIONS RECEIPT—	
	<ul> <li>(a) endorsed on or contained in any instrument duly stamped or any instrument exempted under the proviso to section 3 (instruments executed on behalf of the Government) or any cheque or bill of exchange payable on demand acknowledging the receipt of the consideration money therein expressed, or the receipt of any principal-money interest or annuity, or other periodical payment thereby secured;</li> </ul>	
	(b) for any payment of money without consideration;	
	(c) for any payment of rent by a cultivator on account of land assessed to Government revenue;	
	<ul> <li>(d) for pay or allowances by non-commissioned or petty officer; soldiers, sailors airmen of the armed forces of Pakistan/ Pakistan military, naval or air forces when serving in such capacity, or by mounted police-constables;</li> </ul>	

	(e) given by holders of family certificates in cases where the person from whose pay or allowances the sum comprised in the receipt has been assigned as a noncommissioned or petty officer, soldier, sailor or airmen or any of the said forces and serving in such capacity;	
	<ul><li>(f) for pensioners or allowances by persons receiving such pensions or allowances in respect of their services as such non-commissioned or petty officers, soldiers, sailors or airmen, and not serving the State in any other capacity;</li><li>(g) given by a headman or lambardar for land-revenue or taxes collected by him;</li></ul>	
	(h) given for money or securities for money deposited in the hands of any banker, to be accounted for: Provided that the same is not expressed to be received of, or by the hand of, any other than the person to whom the same is to be accounted for: Provided also that this exemption shall not extend to receipt or acknowledgment for any sum paid or deposited for, or upon a letter of allotment of a share, or in respect of a call upon any scrip or share of, or in, any incorporated company or other body corporate or such proposed or intended company or body or in respect of a debenture being a marketable security. See also POLICY OF INSURANCE [No.47-B (2)].	
54.	<b>RE-CONVEYANCE OF MORTGAGE</b>	
	<ul> <li><b>PROPERTY</b>— <ul> <li>(a) if the consideration for which the property was mortgaged does not exceed Rs. 1,000;</li> <li>(b) in any other case.</li> </ul> </li> </ul>	The same duty as on a Bond (No. 15) for the amount of such consideration as set forth in the re- conveyance. One hundred And thirty rupees,
55.	<b>RELEASE</b> , that is to say, any instrument (not being such a release as is provided for by section 23-A) whereby	The same duty as on a Bond

	a person renounces a claim upon another person or against any specified property.	(No. 15) for such amount of the claim or value of the property.
56.	<b>RESPONDENTIA BOND,</b> that is to say, any instrument securing a loan on the cargo laden or to be laden on board a ship and making repayment contingent on the arrival of the cargo at the part of destination. <b>REVOCATIONOFARMYTRUSTOR</b> SETTLEMENT.See settlement (No.58) Trust (No. 64).	The same duty as on a Bond. (No. 15) for the amount of the loan secured.
57.	<b>SECURITY BOND OR MORTGAGE-DEED</b> executed by way of security for the due execution of an office, or to account for money or other property received by virtue thereof or executed in favour of a Court for the due discharge of a contingent liability or executed by asurety to secure the due performance of a contract—	
	<ul> <li>(a) when the amount secured does not exceed Rs. 1,000</li> <li>(b) in any other case.</li> </ul>	The same duty as on a Bond (No. 15) for the amount secured. One hundred and thirty rupees.
	EXEMPTIONS Bond or other instrument, when executed	5 1
	by any person for the purpose of guaranteeing that the local income derived from private subscriptions to a charitable dispensary or hospital or any other object of public utility shall not be less than a specified sum per mensem;	
	(a) under No. 3-A of the rules made by the Provincial Government under section 70 of the Sindh Irrigation Act, 1879;	
	(b) executed by persons taking advance under the Land Improvement Loans Act, 1883. or the West Pakistan Agriculture Loans Act, 1958, or by their sureties, as security for repayment of such advance;	
	(c) executed by servants of the State of their sureties to secure the due execution of an office or the	

		due accounting for money or other property received by virtue thereof.	
58.		LEMENT- strument of (including a deed of dower)—	
	(i)	where the settlement is made in favour of legal heirs in respect of agricultural land.	Two rupees for every one hundred rupees or part thereof of the value of the property settled.
	(ii)	where the settlement is made for a religious or charitable purpose.	Two rupees for every one hundred rupees or part thereof of the value of the property settled.
	(iii)	in any other case.	The same duty as is leviable on a Conveyance (No.23) for a consideration equal to the amount or value of the property settled;
			Provided that, where an agreement to settle is stamped with the stamp required for an instrument of settlement, and an instrument of
			settlement in pursuance of such agreement i subsequently

between Muslims. B-REVOCATION OF-	
<b>EXEMPTION</b> Deed of dower execution on the occasion of a marriage	
	one hundred rupees.
	not exceeding
	Instrument of Revocation but
	concerned, as set forth in the
	of the property
	equal to the amount or value
	(No.23) for a consideration
	Conveyance
	The same duty as is leviable on a
	contained in the instrument.
	if no such provision were
	be determined as
	settled shall, for purposes of duty,
	of the property
	the settlement, the amount or value
	revocation of
	any provision for the
	settlement contains
	instrument of
	Provided further that where an
	hundred rupees:
	not exceed one
	instrument shall
	executed, the duty on such ,

	<b>EXEMPTIONS</b> Share warrant when issued by a company in pursuance of the Companies Act, 1913, section 30 to have effect only upon payment, as composition for that duty, to the Collector of Stamp-revenue-of— (a) One and a half per centum of the whole subscribed capital of the company; or (b) If any company which has paid the said duty or composition in full subsequently issues an	times the duty payable on a Bond (No. 15) for a consideration equal to the nominal amount of the shares specified in the warrant.
	addition to its subscribed capital one and a half per centum of the additional capital so issued. SCRIP, See Certificate (No.19).	
60.	<b>SHIPPING ORDER for</b> or relating to the conveyance of goods on board of any vessel.	Ten rupees
61.	SURRENDER OF LEASE-	
	(a) when the duty with which the lease is chargeable does not exceed Thirty rupees.	The duty with which lease is chargeable.
	(b) in any other case.	One hundred and
	EXEMPTION	thirty rupees.
	Surrender of lease, when such lease is exempted from duty.	
62.	TRANSFER (whether with or without consideration)-	

(a)	of shares in an incorporated company or other body corporate;	One-forth of the duty, payable on a Conveyance (No.23) for a consideration equal to the value of the share.
(b)	of Debenture or Participation Term Certificate- or Term Finance Certificate or any other instrument of redeemable capital (other than Commercial paper), whether mortgaged or not, being atransferable security, whether liable to duty or not except as provided for by section 8;and	One-tenth of one percent, that is to say, 0.1 % of the face value of the instrument.
(c)	<ul><li>of any interest secured by a bond, mortgage-deed or policy of insurance-</li><li>(i) if the duty on such bond, mortgage-deed or policy does not exceed twenty rupees,</li></ul>	The duty with which such bond, mortgage-deed or policy of insurance is chargeable.
	(ii) in any other case	Seventy rupees
(d)	of any property under the Administrator-General Act, 1913, section-31;	Seventy rupees.
(e)	of any trust property without consideration from one trustee io another trustee or from a trustees to a beneficiary.	Thirty rupees or such smaller amount as may be chargeable under clauses (a) to (c) of this Article.
	EXEMPTIONS	
Transf	ers by endorsement—	
(a)	of a bill of exchange, cheques or promissory note;	
(b)	of a bill lading, delivery order, warrant for goods or other mercantile document of title to	
	goods;	

	(c) of a policy of insurance;	
	(c) of a policy of insurance;	
	(d) of securities of the Federal Government.	
	See also Section 8—	
63.	TRANSFER OF LEASE by way of assignment and not by way of under lease         EXEMPTION         Transfer of any lease exempt from duty.	The same duty as is leviable on a Conveyance (No.23) for a consideration equal to the amount of the consideration for the transfer.
64.	TRUST A—DECLARATION OF- of, or concerning, any property when made by any writing not being a WILL.	The same duty as on a Bond (No. 15) for a sum equal to the amount or value of the property concerned as set forth in the instrument but not exceeding one hundred rupees.
	<b>B-REVOCATION</b> OF — of, or concerning any property when made by any instrument other than a WILL.	The same duty as on a Bond (No. 15) for a sum equal to the amount or value of the property concerned as set forth in the instrument but not exceeding one hundred rupees.
	See also SETTLEMENT (No. 58). VALUATION. See APPRAISEMENT(No. 8).	
65.	WARRANT FOR GOODS, that is to say, any instrument evidencing the title of any person therein named, or his assignee, or the holder or thereof to the	Ten rupees.

property in any goods lying in or upon any dock ware	
house or wharf, such instrument; being signed or	
certified by or on behalf of the person in whose custody	
such goods may be.	