

**GOVERNMENT OF PAKISTAN
(REVNUE DIVISION)
FEDERAL BOARD OF REVENUE**

Islamabad the 29th June, 2009.

**NOTIFICATION
(CUSTOMS)**

S.R.O.612(I)/2009.- In exercise of the powers conferred by section 219 of the Customs Act, 1969 (IV of 1969), the Federal Board of Revenue is pleased to direct that the following further amendment shall be made and shall be deemed to have been so made on the 20th October, 2005 namely:-

In the aforesaid Rules, in chapter XV, in rule 352, in sub-rule (1), for clause (iv), the following shall be substituted, namely:-

“(iv) the licensee may be procure duty-paid input goods manufactured locally, in addition to duty free input goods for production of finished goods and if duty drawback and rebate of federal excise duty is admissible on export of such finished goods on the basis of standard duty drawback and rebate notification, the f.o.b. value for claiming such duty drawback and rebate shall be the value excluding value of the duty-free goods imported under these rules.

[C.No.3(105)EP/99.Pt.II]

**(ROZI KHAN BURKI)
Chief (Exports)**