

**GOVERNMENT OF PAKISTAN**  
**MINISTRY OF FINANCE, REVENUE AND ECONOMIC AFFAIRS**  
**(REVENUE DIVISION)**

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Islamabad, the 28<sup>th</sup> June, 2019.

**NOTIFICATION**  
**(CUSTOMS)**

S.R.O. 676 (I)/2019.- In exercise of the powers conferred by section 19 of the Customs Act, 1969 (IV of 1969), the Federal Government is pleased to direct that the following further amendments shall be made in its Notification No. S.R.O. 565(I)/2006, dated the 5<sup>th</sup> June, 2006, namely:-

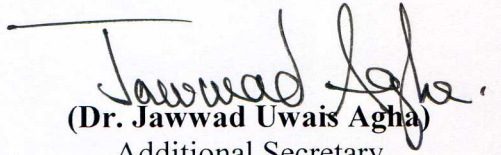
In the aforesaid notification, for condition (iii), the following shall be substituted, namely:-

“(iii) the clearance of inputs shall be allowed through any port or dry port to the importers having user ID of Customs Computerized System. However, importers using One Customs System for clearance of goods under this concession shall import through one port or dry port only. In case of liquid bulk cargo imported at Karachi, the facility of clearance from either port i.e. Port Qasim or Karachi Port shall be allowed subject to maintenance of centralized record of quota debiting at the port for which the Provisional or Final Certificate is issued.”

2. This Notification shall take effect from 1<sup>st</sup> July, 2019.

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[C. No. 1(4)Tar-III/2016 ]

  
**(Dr. Jawwad Uwais Agha)**  
Additional Secretary