SENATE OF PAKISTAN

House of the Federation



REPORT NO. 01 OF 2021

REPORT OF THE SENATE STANDING COMMITTEE ON NARCOTICS CONTROL

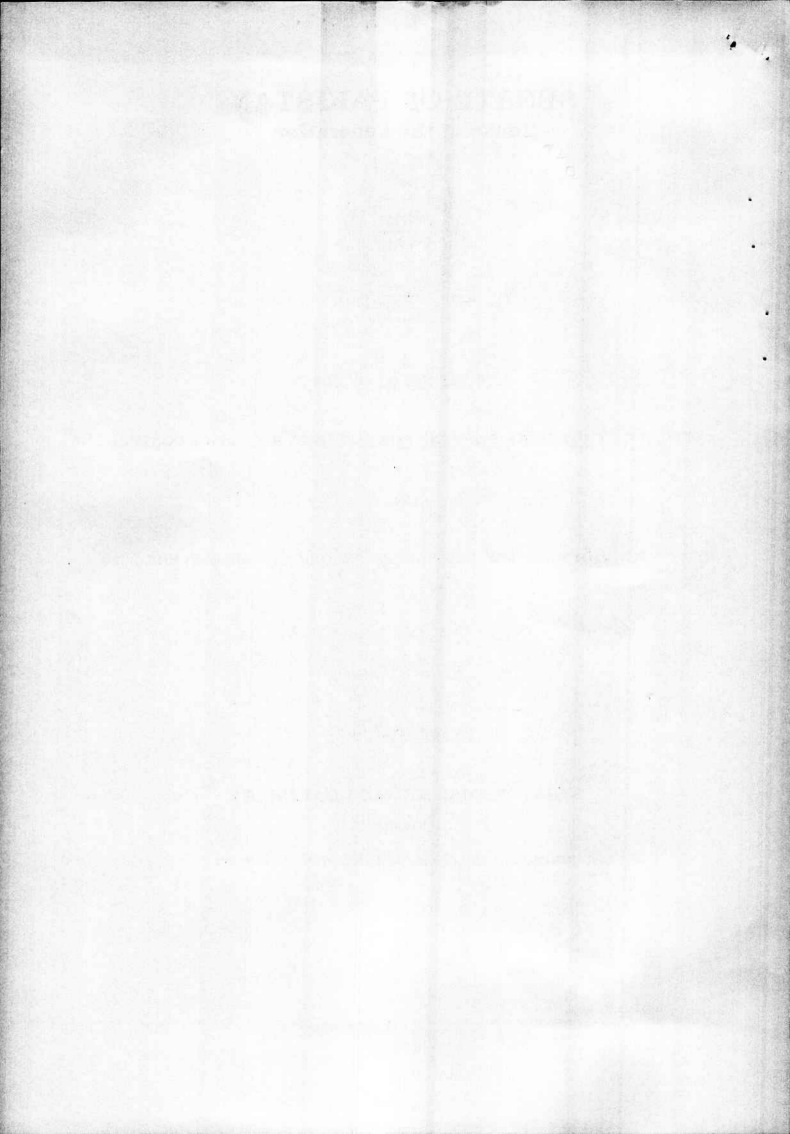
ON

THE CONTROL OF NARCOTIC SUBSTANCES (SECOND AMENDMENT) BILL 2020

Presented by:

SENATOR EJAZ AHMAD CHAUDHARY
CHAIRMAN

STANDING COMMITTEE ON NARCOTICS CONTROL



SENATE SECRETARIAT

REPORT OF THE SENATE STANDING COMMITTEE ON NARCOTICS CONTROL UNDER PROVISO TO RULE 195 OF THE RULES OF PROCEDURE AND CONDUCT OF BUSINESS IN THE SENATE, 2012

- I, Senator Ejaz Ahmad Chaudhary, Chairman Senate Standing Committee on Narcotics Control, have the honor to submit, on behalf of the Committee, this report on "The Control of Narcotic Substances (Second Amendment) Bill 2020", as passed by the National Assembly. The House referred the Bill to Standing Committee in its sitting held on 13th July, 2021, for consideration and report.
- The Composition of the Standing Committee is as under:-

1.	Senator Ejaz Ahmad Chaudhary	Chairman
2.	Senator Dost Muhammad Khan	Member
3.	Senator Falak Naz	Member
4.	Senator Muhammad Ayub	Member
5.	Senator Rana Maqbool Ahmad	Member
6.	Senator Hilal-ur-Rehman	Member
7.	Senator Atta-ur-Rehman	Member
8.	Senator Shahadat Awan	Member
9.	Senator Jam Mahtab Hussain Dahar	Member
10	.Senator Naseebullah Bazai	Member
11	Senator Prof. Sajid Mir	Member
12	Senator Senator Anwar Lal Dean	Member
13.	Senator Sardar Muhammad Shafiq Tareen	Member

3. The Committee considered the Bill in its meetings held on 23rd and 31st August, 2021. The following members attended the meeting of the Committee:-

 Senator Ejaz Ahmad Chaudhary 	Chairman
2. Senator Dost Muhammad Khan	Member
3. Senator Falak Naz	Member
4. Senator Rana Maqbool Ahmad	Member
5. Senator Atta-ur-Rehman	Member
6. Senator Shahadat Awan	Member
7. Senator Jam Mahtab Hussain Dahar	Member
8. Senator Naseebullah Bazai	Member
9. Senator Senator Anwar Lal Dean	Member
10. Senator Sardar Muhammad Shafiq Tare	

- 4. The Committee undertook an exhaustive reading of the bill. The Secretary Ministry of Narcotics control briefed the Committee that the Capital Punishment was abolished, as it is a condition for retaining GSP-Plus status demanded by the European Union. Joint Director, Anti-Narcotics Force briefed the Committee that the existing law did not quantify the amount of drugs and subsequent punishment. This lack of categorization of drugs and their respective punishment, often results in court using its prerogative while deciding the cases. Accordingly, in the proposed bill the offences has been categorized and the quantity of substance subjected to punishment has been reduced. It will result in better application of law by the Judiciary and the prosecution.
- 5. Chairman and the members of the Committee acknowledged the revision and categorization of drugs. However, the members were in unison against abolishment of Capital Punishment under section 9 of the amended bill. The Committee was unanimous that capital punishment against trafficking and possession of a certain amount of Cocaine, Heroin, and methamphetamine should be reincorporated in the amended bill.
- 6. After detailed deliberations, the Committee approved the following amendments to 'The Control of Narcotic Substances (Second Amendment) Bill 2020':

In the Control of Narcotics Substance (Second Amendment) Bill, 2020,-

- (i) In Clause (9), in sub-clause (1), in the "Table" provided thereunder,
 - a. in Sr. No. 6, after paragraph (d) (fourth row), the following new paragraphs (rows), shall be inserted, namely,-

"

(e) 4000 grams to 5999 grams	Imprisonment may be for life but shall not be less than twenty years along with fine which may be up to one and half million rupees but shall not be less than one million rupees.	
(f) 6000 grams or more	Punishment for death or imprisonment which shall not be less than life along with fine which may extend to two million but shall not be less than one and half million rupees.	

b. In Sr. No. 7, after paragraph (c) (third row), the following new paragraph (row) shall be inserted, namely,-

(d)5000 grams or more	Punishment imprisonment imprisonment than twenty fine which shaltwo million a thousand rupee	for shall years ll not ind	life not be along be less	with than
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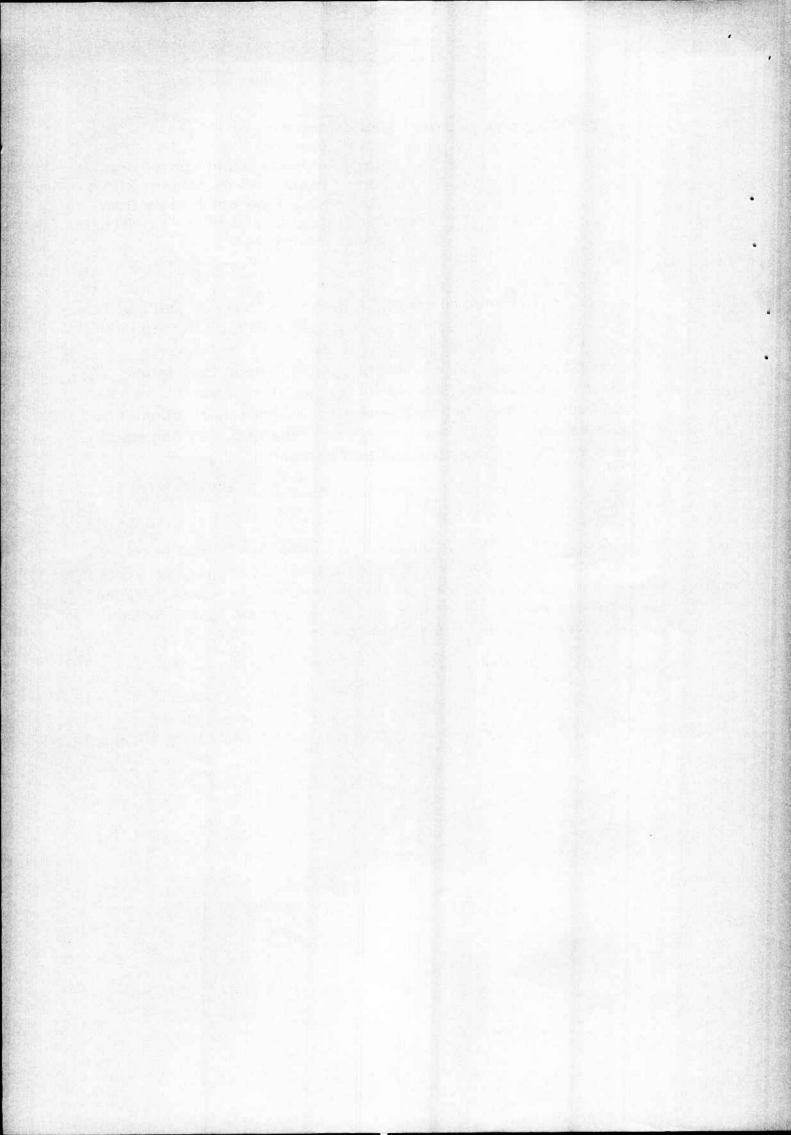
- (ii) In clause (9), in sub-clause (2), in the third proviso the full stop (.) occurring at the end shall be substituted with the a colon (:) and thereafter the following new proviso shall be inserted, namely,—"Provided that if recovered psychotropic substance is methamphetamine (ICE) given at serial number 47 of the schedule of the Act and quantity exceeds four kilograms, punishment may be death or life imprisonment and fine which may not be less than two and half million."
- 7. All members in attendance supported and unanimously adopted the above-mentioned amendments.
- 8. In view of the above, the Committee recommends that "The Control of Narcotic Substances (Second Amendment) Bill, 2020" as reported by the Committee may be passed by the House. (Bill as reported by the Committee is annexed as 'A' and the Bill as passed by the National Assembly and transmitted to the Senate is annexed as 'B')

(MUDASSAR SHER ALI GONDAL)

Secretary Committee

(SENATOR EJAZ AHMAD CHAUDHARY)

Chairman Committee



A

[AS REPORTED BY THE COMMITTEE]

Α

Bill

further to amend the Control of Narcotic Substances Act, 1997

WHEREAS it is expedient further to amend the Control of Narcotic Substances(XXV of 1997), for the purposes hereinafter appearing;

It is hereby enacted as follows:-

- Short title and commencement.—(1) This Act may be called the Control of Narcotic Substances (Second Amendment) Act, 2020.
 - (2) It shall come into force at once.
- 2. Amendment of preamble, Act XXV of 1997.— In the Control of Narcotic Substances Act, 1997 (XXV of 1997), hereinafter referred to as the said Act, in the preamble, in first paragraph,-
 - (a) After the word, "substances," occurring for the first time, the words "controlled substances" shall be inserted; and
 - (b) for the words "and substances", occurring at the end, the expression, to provide for forfeiture of property derived from, or used in illicit traffic in narcotic drugs, psychotropic substances and controlled substances and to implement the provisions of the international conventions on narcotic drugs, psychotropic substances and controlled substances" shall be inserted.
- 3. Amendment of section 2, Act XXV of 1997.— In the said Act, in section 2,-
 - (a) in clause (c), in paragraph (iii), for the expression "Companies Ordinance, 1984 (XLVII of 1984), the expression "Companies Act, 2017 (XIX of 2017) and the Limited Liability Partnership Act, 2017 (XV of 2017)" shall besubstituted;
 - in clause (d), in paragraph (ii), after the word "known", the words "and include all forms known as bhang, siddhi or ganja" shall be inserted;
 - (c) in clause (k), after the word "substance" occurring at the end, the expression "or which is declared to be a controlled substance and

given in the Schedule-II pursuant to the provision of any international convention, and by notification in the official Gazette by the Division concerned,", shall be inserted;

- (d) after clause (o), the following new clauses shall be inserted, namely:-
 - "(oa) "illicit traffic" in relation to narcotic drugs, psychotropic substances or controlled substances means-
 - (i) cultivating any coca plant or gathering any portion of cocoa plant;
 - cultivating the opium poppy or any cannabis plant or gathering in any portion of opium poppy or cannabis plant;
 - (iii) engaging in the production, manufacture, possession, sale, purchase, transportation, warehousing, concealment, use or consumption, import into Pakistan, export from Pakistan or transship any narcotic drugs or psychotropic substances or controlled substances;
 - (iv) dealing in any activities in narcotic drugs or psychotropic substances or controlled substances other than those referred to in sub-clauses (i) to (iii); or
 - (v) handling or letting out any premises for the carrying on of any of the activities referred to in sub-clauses (i) to (iv);
 - (vi) financing directly or indirectly any of the aforementioned activities;
 - (vii) abetting or conspiring in the furtherance of or in support of doing any of the aforementioned activities; and
 - (viii) harboring persons engaged in any of the aforementioned activities.:
 - (ob) "international convention" means-
 - (i) the Single Convention on Narcotic Drugs done at New York on the 30th March, 1961, as amended by the

- 1972 Protocol done at Geneva on the 25th March, 1972;
- (ii) the Convention Against Psychotropic Substances done at Vienna on the 21st February, 1971;
- (iii) the United Nations Convention Against Illicit Traffic in Narcotic Drugs and Psychotropic Substances done at Vienna on the 20th December, 1988; and
- (iv) any other international convention to which Pakistan may become party in future relating in whole or in part to the control of drugs of abuse, controlled chemicals or controlled equipments;"
- in clause (za), for the word "Schedule", the expression "Schedule-I" shall be substituted;
- 4. Amendment of section 4, Act XXV of 1997.— In the said Act, in section 4, after the word "cultivate", the words "or let his land for cultivation or give possession for cultivation of" shall be inserted.
- 5. Amendment of section 5, Act XXV of 1997.— In the said Act, in section 5, for the expression ", or with fine, or with both", the words "but shall not be less than one year and also be liable to fine" shall be substituted.
- 6. Substitution of section 9, Act XXV of 1997.- In the said Act, for section 9, the following shall be substituted, namely:-

Section 9 Punishment for contravention of sections 6, 7 and 8.- (1) Whoever contravenes the provisions of sections 6,7 and 8 regarding narcotic drugs shall be punished with punishment as given in column (3) of the TABLE with regard to offense committed as mentioned in column (2) of the thereof,-

TABLE

S.	Offence		Punishment	
No	Type of Narcotics	Quantity		
(1)		(2)	(3)	
1	Bhang	(a) Up to 999 grams.	Imprisonment which may extend to three years but shall not be less than six months along with fine which may be up	

			to ten thousand rupees.
		(b) 1000 grams	imprisonment which may extend to
		to 9999 grams	seven years but shall not be less than
			three years along with fine which may be
			up to one hundred thousand rupees but
			not less than ten thousand rupees.
		(c) 10000	imprisonment which may extend to
		grams to	fourteen years but shall not be less than
		19999 grams.	seven years along with fine which may
			be upto two hundred thousand rupees
			but not less than one hundred thousand
			rupees.
		(d) 20000	imprisonment which may extend to life
		grams or more.	imprisonment but shall not be less than
			fourteen years along with fine which
			shall not be less than two hundred
			thousand rupees.
2	Post or Poppy Straw	(a) Up to 999	imprisonment which may extend to four
	Straw	grams	years but shall not be less than eight
			months along with fine which may be up
			to twenty thousand rupees.
		(b) 1000 grams	imprisonment which may extend to eight
		to 9999 grams	years but shall not be less than four
			years along with fine which may be up
			totwo hundred thousand rupees but shall
			not be less than twenty thousand
	11		rupees.
		(c) 10000	imprisonment which may extend to
		grams to	fourteen years but shall not be less than
		14999 grams	eight years along with fine which may be
			upto three hundred thousand rupees but
			not less than two hundred thousand
			rupees.
		(d) 15000	imprisonment which may extend to life

		grams or more	imprisonment but shall not be less than fourteen years along with fine which shall not be less thanthree hundred thousand rupees.
3	Charas	(a) Up to 499 grams	
		(b) 500 grams to 999 grams	imprisonment which may extend to nine years but shall not be less than five years along with fine which may be up to eighty thousand rupees but not less than forty thousand rupees.
		(c) 1000 grams to 4999 grams	imprisonment which may extend to fourteen years but shall not be less than nine years along with fine which may be up to four hundred thousand rupees but not less than eighty thousand rupees.
		(d) 5000 grams to 9999 grams	imprisonment which may extend to twenty years but shall not be less than fourteen years along with fine which may be upto eight hundred thousand rupees but not less than four hundred thousand rupees.
		(e) 10000 grams or more	imprisonment which may extend to life imprisonment but shall not be less than twenty years along with fine which shall not be less thaneight hundred thousand rupees.
4	Hashish Oil and Liquid Hashish	(a) Up to 499 grams	imprisonment which may extend to seven years but shall not be less than fourteen months along with fine which may be up to forty thousand rupees.
		(b) 500 grams	imprisonment which may extend to

	T	14000	1, 7
		to 999 grams	fourteen years but shall not be less than
			seven years along with fine which may
			be upto eighty thousand rupees but not
			less than forty thousand rupees.
		(c) 1000	imprisonment which may extend to
		grams to 4999	twenty years but shall not be less than
		grams	fourteen years along with fine which may
			be upto four hundred thousand rupees
			but not less than eightythousand rupees.
		(d) 5000	imprisonment which may extend to life
		grams or more.	imprisonment but shall not be less than
			twenty years along with fine which shall
			not be less than four hundred thousand
			rupees.
5	Opium	(a) Up to 499	imprisonment which may extend to six
		grams	years but shall not be less than one year
			along with fine which may be up to fifty
			thousand rupees.
		(b) 500 grams	imprisonment which may extend to nine
		to 999 grams.	years but shall not be less than six years
			along with fine which may be upto one
			hundred thousand rupees but not less
			than fifty thousand rupees.
		(c) 1000 grams	imprisonment which may extend to
		2999 grams	twelve years but shall not be less than
			nine years along with fine which may be
			up to three hundred thousand rupees but
			not less than one hundred thousand
			rupees.
		(d) 3000	imprisonment which may extend to
		grams to 4999	fifteen years but shall not be less than
		grams.	twelve years along with fine which may
		3	be upto five hundred thousand rupees
			but not less than three hundred

-	1	T	thousand runous
	i e e e vite		thousand rupees.
	7	(e) 5000	
	· · ·	grams to 7999	twenty years but shall not be less than
	4	grams	fifteen years along with fine which may
	5,00		be upto eight hundred thousand rupees
	7 7		but not less than five hundred thousand
			rupees.
	-	(f) 8000	imprisonment which may extend to life
	- 24 m ¹⁰ x 42 4	grams or more	imprisonment but shall not be less than
	a mani		twenty years along with fine which shall
			not be less than eight hundred thousand
			rupees.
6	Heroin and	(a) Up to 99	imprisonment which may extend to
	Morphine	grams	seven years but shall not be less than
		are a militar	eighteen months along with fine which
			may be upto twenty five thousand
-	The Secretary	He He He	rupees.
		(b) 100 grams	imprisonment which may extend to ten
		to 499 grams	years but shall not be less than seven
			years along with fine which may be upto
			one hundred and twenty five thousand
			rupees but not less than twenty five
			thousand rupees.
		(c) 500 grams	imprisonment which may extend to
	Special Company	to 1999 grams	fourteen years but shall not be less than
	5,77		ten years along with fine which may be
			upto five hundred thousand rupees but
			not less than one hundred and twenty
	(All	====	five thousand rupees.
		(d) 2000	imprisonment which may extend to
		grams to 3999	twenty years but shall not be less than
		grams.	fourteen years along with fine which may
			be upto one million rupees but not less
			than five hundred thousand rupees.

		(e) 4000	imprisonmentmay be for life but shall
		grams to 5999	not be less than twenty years along
		grams	with fine whichmay be up to one and
			half million rupees but shall not be
			less than one million rupees.
		(f) 6000	punishmentfor death or imprisonment
		grams or	which shall not be less than life along
		more	with fine which may extend to two
			million but shall not be less than one
			and half million rupees.
7	Cocaine	(a) Up to 99	imprisonment which may extend to
		grams	seven years but shall not be less than
			eighteen months along with fine up-to
			fifty thousand rupees.
		(b) 100 grams	imprisonment which may extend to
		to 999 grams	fifteen years but shall not be less than
			seven years along with fine which may
			be upto five hundred thousand rupees
			but not less than fifty thousand rupees.
		(c) 1000 grams	imprisonment which may extend to
		to 4999 grams	twenty years but shall not be less than
			fifteen years along with fine which may
			be upto two million and five hundred
			thousand rupees but not less than five
			hundred thousand rupees.
		(d)5000 grams	punishment for death or
		or more	imprisonment for life but
			imprisonmentshall not be less than
			twenty years along with fine which
			shall not be less than two million and
			five hundred thousand rupees.

Provided that if an offense is committed relating to narcotic drug inside or near a school, college, university, educational setting or any other educational institution maximum punishment provided for that offence shall be awarded:

Provided further that if any person who has previously been convicted for any offence under this Act is subsequently convicted for the offence relating to narcotic drug, he shall be convicted with maximum punishment provided for that offence.

(2) Whoever contravenes the provisions of sections 6,7 and 8 regarding psychotropic substances shall be punished with punishment as given in column (3), of the TABLEwith regard to quantity of psychotropic substances given in column (2) thereof.-

TABLE

S. No	quantity of psychotropic substance	Punishment
(1)	(2)	(3)
1	Up to 20 grams	imprisonment which may extend to one year but shall not be less than two months along with fine which may be upto fifty thousand rupees.
2	More than 20-grams and up to 50 grams	imprisonment which may extend to two years but shall not be less than one year along with fine which may be up to one hundred thousand rupees.
3	More than 50-grams and up to 100 grams.	imprisonment which may extend to three years but shall not be less than two years along with fine which may be up to two hundred thousand rupees.
4	More than 100-grams and up to 500 grams	imprisonment which may extend to five years but shall not be less than three years along with fine which may be up to four hundred thousand rupees.
5	More than 500 grams and up to one Kilo gram	imprisonment which may extend to seven years but shall not be less than five years along with fine which may be up to eighthundred thousand rupees
6	More than one Kilo grams and up to two Kilo grams	imprisonment which may extend to ten years but shall not be less than seven

		years along with fine which may be up to twelve hundred thousand rupees.
7	More than two Kilo grams and up to three Kilo grams.	imprisonment which may extend to fourteen years but shall not be less than ten years along with fine which may be up sixteen hundred thousand rupees.
8	More than three Kilo gramsand up to four Kilo grams	imprisonment which may twenty years but shall not be less than fourteen years along with fine which may be up to eighteen hundred thousand rupees
9	Exceeding four Kilo grams	imprisonment shall not be less than life imprisonment along with fine which shall not be less than two million rupees.

Provided that if any offence is committed relating to psychotropic substance inside or near a school, college, university, educational setting or any other educational institution, he shall be punishable with maximum punishment provided for that offence:

Provided further that if any person who has previously been convicted for any offence under this Act is subsequently convicted for the offence relating to psychotropic substance and quantity does not exceed two kilograms than he shall be convicted with maximum punishment provided for that offence:

Provided also that if the quantity of psychotropic substance in subsequent offence exceeds two kilograms, the punishmentshall not be less than life imprisonment:

Provided that if recovered psychotropic substance is methamphetamine (ICE) given at serial number 47 of the schedule of the Act and quantity exceeds four kilograms, punishment may be death or life imprisonment and fine which may not be less than two and half million.

(3) Whoever contravenes the provisions of sections 6, 7 and 8 regarding controlled substances shall be punishable with punishment given in column (3) of the TABLE below with regard to offense committed as mentioned in column (2) thereof.-

TABLE-I

S. No	, and a sum of the sum	Punishment
(1)	(2)	(3)
1	Up to 100 grams.	imprisonment which may extend to six months but shall not be less than two months along with fine which may be up to twenty five thousand rupees.
2	More than 100 grams and up to 500 grams	imprisonment which may extend to one year but shall not be less than six months along with fine which may be up to fifty thousand rupees.
3	More than 500 grams and up to one Kilo grams.	imprisonment which may extend to three years but shall not be less than one year along with fine which may be up to one hundred thousand rupees.
4	More than one Kilo gramsand up to two Kilo grams.	imprisonment which may extend to five years but shall not be less than three years along with fine which may be up to one hundred and fifty thousand rupees.
5	More than two Kilo gramsand up to five Kilo grams	imprisonment which may extend to seven years but shall not be less than five years along with fine which may be up to three hundred thousand rupees.
6	More than five Kilo gramsand up to seven Kilo grams	imprisonment which may extend to ten years but shall not be less than seven years along with fine which may be up to five hundred thousand rupees.
7	More than seven Kilo	imprisonment which may extend to

	gramsand up toten Kilo grams	fourteen years but shall not be less than ten years along with fine which may be up to seven hundred thousand rupees.
8	Exceeding ten Kilo grams	imprisonment shall not be less than life imprisonment along with fine which may be up to one million rupees.

TABLE-II

S. No	Offense with regard quantity of Controlled Substances	Punishment
(1)	(2)	(3)
1.	Up to one Kilo grams	imprisonment which may extend to six months but shall not be less than two months along with fine which may be up to ten thousand rupees.
2.	More than one Kilo gramsand up to three Kilo grams.	imprisonment which may extend to one year but shall not be less than six months along with fine which may be up to fifty thousand rupees.
3.	More than three Kilo gramsand up to five Kilo grams	imprisonment which may extend to three years but shall not be less than one year along with fine which may be up to one hundred thousand rupees.
4.	More than five Kilo gramsand up to ten Kilo grams	imprisonment which may extend to five years but shall not be less than three years along with fine which may be up to two hundred thousand rupees.
5.	More than ten Kilo gramsand up to twenty Kilo grams	imprisonment which may extend to seven years but shall not be less than five years along with fine which may be up to three hundred thousand rupees.
6.	More than twenty Kilo grams and up to thirty Kilo grams.	imprisonment which may extend to ten years but shall not be less than five years along with fine which may be up to

	Les San	five hundred thousand rupees.
7.	More than thirty Kilo grams and up to fifty Kilo grams.	imprisonment which may extend to fourteen years but shall not be less than ten years along with fine which may be up to seven hundred thousand rupees.
8.	Exceeding fifty Kilo grams.	imprisonment shall not be less than life imprisonment along with fine which may be up to one million rupees.

Provided that if any person who has previously been convicted for any offence under this Act, is subsequently convicted for the offence relating to controlled substances and quantity does not exceed from six kilograms then he shall be convicted with maximum punishment provided for that offence:

Provided further that when the quantity of controlled substances in subsequent offence exceeds from six kilograms the accused shall be punished not less than life imprisonment:

Provided further also that if any accused is found guilty of trafficking narcotic drug, psychotropic substance or controlled substance into Pakistan or from Pakistan, he shall be convicted with maximum punishment provided for that offence.

9(A) (1)Notwithstanding anything contained in any other law or prison rules for the time being in force, no remissions in any sentence shall be allowed to a person, who is convicted under this Act:

Provided that in case of a juvenile or female convicted and sentenced for an offence under this Act, remission, may be granted as deemed appropriate by the Federal Government.

(2)Notwithstanding anything contained in any law or rules for the time being in force, neither probation in any sentence shall be allowed nor any accused convicted under this Act shall be released on parole

Provided that if the convicted accused is a juvenile or female, he can be released on probation on parole as per relevant laws and rules.

- (3)Notwithstanding anything contained in any other law for time being in force, imprisonment for life under this Act means imprisonment in jail for the period of twenty five years.".
- 7. Amendment of section 16, Act XXV of 1997.- In the said Act, in section 16, for the words and commas "one year, or with fine which may extend to five thousand rupees, or with both", the words "three years and fine" shall be substituted.
- 8. Amendment of section 17, Act XXV of 1997.- In the said Act, in section 17, for the words and comma ", three years, or with fine or with both" the words "three years and fine but shall not be less than one year and fine" shall be substituted.
- 9. Amendment of section 19, Act XXV of 1997.- In the said Act, in section 19, for the words "a term exceeding three years", the words "for one year or above" shall be substituted.
- 10. Amendment of section 23, Act XXV of 1997.- In the said Act, in section 23, for the figure "19", the figure "21" shall be substituted.
- 11. Amendment of section 31, Act XXV of 1997.- In the said Act, in section 31,-
 - (a) after the word "enquiry", the words "or investigation" shall be inserted; and
 - (b) after sub-section (1), the following new sub-section shall be added, namely:-
- "2 Notwithstanding anything contained in any provision of Income Tax Ordinance 2001 (XLI of 2001), Sales Tax Act 1990, Federal Excise Act 2005 or any other law for the time being in force relating to information, submitted by any person with respect to tax purposes, no government department or authority shall refuse to provide documents and information called by the officer authorized under this Act".

12. Amendment of section 32, Act XXV of 1997.- In the said Act, in section 32, in sub-section 2, after the proviso, for the full stop, at the end, a colon shall be substituted and thereafter the following proviso shall be added, namely:-

"Provided further that if any currency whether local or foreign or any valuable item having monetary value used for the commission of the offence under this Act is seized shall be confiscated along with other articles.".

13. Amendment of section 33, Act XXV of 1997.- In the said Act, in section 33, in sub-section (4), for the full stop, at the end, a colon shall be substituted and thereafter the following proviso shall be added, namely:-

"Provided that Federal Government may exempt any narcotic drugs, psychotropic substance and controlled substance for disposal under section 516-A of the Code by making rules under this Act.".

- 14. Amendment of section 37, CNS Act XXV of 1997.- In the said Act, in section 37, in sub-section (2), for the word "seven" the word "thirty" shall be substituted.
- 15. Amendment of section 39, Act XXV of 1997.- In the said Act, in section 39,-
 - (a) in sub-section (1), for the words "more than three years", the words "one year or more" shall be substituted; and
 - (b) in sub-section (2), after the word "Government", the words "and shall vest in that Government free from all encumbrances" shall be added.

16.Insertion of section 40A, Act XXV of 1997.- In the said Act, after section 40, followingnew section shall be inserted, namely:-

"40A. Jurisdiction of special court.-No Court other than Special Court established under this Act shall have the power to entertain any suit or claim relating to the property, which is pending for adjudication

before the Special Court for the purpose of forfeiture of assets under section 39 or section 40.".

17. Amendment of section 45, Act XXV of 1997.- In the said Act, in section 45, after the word "Act" at the end, the following expression shall be inserted, namely:-

"and when trying an offence under this Act, a Special court may also try an offence other than an offence under this Act when so authorized by Federal Government in this regard and with which the accused may, under the Code of Criminal Procedure, 1898 (Act V of 1898), be charged jointly at the same trial".

18.Amendment of section 49, Act XXV of 1997.- In the said Act, in subsection (3), for the words "Special Court comprising a" shall be omitted.

19.Insertion of new section 49A, Act XXV of 1997.— In the said Act, after section 49,the following new section shall be inserted, namely:-

- "49A. Remand.- Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (Act V of 1898) or any law for the time being in force the person arrested under this Act shall, having regard to the facts and circumstances of the case be liable to be detained in custody for the purpose of inquiry and investigation for a period not exceeding ninety days and court may remand an accused person to custody not exceeding fifteen days at a time and for every subsequent remand, the court shall record reasons in writing.".
- 20.Amendment of section 50, Act XXV of 1997.- In the said Act, in section 50, in sub-section (1), for the word "and" occurring for the thirdtime, the words "any Appellate Court" shall be inserted.
- 21.Amendment of section 59, Act XXV of 1997.- In the said Act, in section 59, in sub-section (1), for the figure "60", the figure "58" shall be substituted.
- **22.** Amendment of section 61, Act XXV of 1997.- In the said Act, in section 61, in sub-section (1), for the figure "62", the figure "57" shall be substituted.

- 23. Amendment of section 62, Act XXV of 1997.- In the said Act, in section 62,-
 - (a) in sub-section (1), for the figure "66", the expression "sub-section(!) of section 63" shall be substituted; and
 - (b) in sub-section (2), in paragraph (d), for the word "Ordinance", the word "Act" shall be substituted.
- 24. Amendment of section 72, Act XXV of 1997.- In the said Act, in section 72, for the word "Ordinance", the word "Act" shall be substituted.
- 25. Insertion of new section 74, Act XXV of 1997.— In the said Act, after section 74, the following new section shall be inserted, namely:-
- "74A. Power to amend Schedule.- The Federal Government may, by notification in the official Gazette amend the Schedule so as to add any entry thereto, amend any entry therein or omit any entry therefrom if it is satisfied that it is necessary or expedient so to do on the basis of following, namely:-
 - (a) the information and evidence which has become available to it with respect to the nature and effects of and the abuse or the scope for abuse of any substance (natural or synthetic) or natural material or preparation of such substance or material; or
 - (b) the modifications or provisions, if any, which have been made to or in any international convention with respect to such substance, natural material or any salt or preparation of such substance or material".
- 26. Amendment of Schedule.- In the said Act, in the Schedule, for the heading "THE SCHEDULE", the heading "SCHEDULE-I", shall be substituted and after SCHEDULE-I, as amended hereinabove, the following new Schedule shall added, namely:-

Schedule-II {Section 2(k)} Division-I

(Table-I of the 1988 Convention)

Ephedrine	N-acetylanthranilic acid
Erogometrine	Isosafrole
Ergotamine	3,4 methylnedeioxphenyl-
Lysergic acid	2-propanone
4-pheny 1-2 propanone	Piperonal
Pseudoephedrine	Safrole

Division-II (Table-II of the 1988 Convention)

Acetic anhydride	Hydrochloric acid
Acetone	Methyl ethyl
Anthranilic acid	Ketone
Ethyle eter	Potassium permanaganate
Phenylacetic acid	Sulphuric acid
Vb Piperidine	Toluene

A Bill

further to amend the Control of Narcotic Substances Act, 1997

WHEREAS it is expedient further to amend the Control of Narcotic Substances (XXV of 1997), for the purposes hereinafter appearing:

It is hereby enacted as follows:-

- 1. Short title and commencement.— (1) This Act may be control of Narcotic Substances (Amendment) Act, 2010
 - (2) It shall come into force at once.
- 2. Amendment of preamble, Act XXV of 1997.— In the Control of Narcotic Substances Act, 1997 (XXV of 1997), hereinafter referred to as the said Act, in the preamble, in first paragraph,-
 - (a) After the word "substances," occurring for the first time, the words "controlled substances" shall be inserted; and
 - (b) for the words "and substances", occurring at the end, the expression, to provide for forfeiture of property derived from, or used in illicit traffic in narcotic drugs, psychotropic substances and controlled substances and to implement the provisions of the international conventions on narcotic drugs, psychotropic substances and controlled substances" shall be inserted.
- 3. Amendment of section 2, Act XXV of 1997.— In the said Act, in section 2,-
 - (a) in clause (c), in paragraph (ili), for the expression "Companies Ordinance, 1984 (XLVII of 1984), the expression "Companies Act, 2017 (XIX of 2017) and the Limited Liability Partnership Act, 2017 (XV of 2017)" shall be substituted;
 - (b) in clause (d), in paragraph (ii), after the word "known", the words "and include all forms known as bhang, siddhi or ganja" shall be inserted;

- (c) in clause (k), after the word "substance" occurring at the end, the expression "or which is deciared to be a controlled substance and given in the Schedule-II pursuant to the provision of any international convention, and by notification in the official Gazette by the Division concerned,", shall be inserted;
- d) after clause (o), the following new clauses shall be inserted, namely:-
 - "(oz) "illicit traffic" in relation to narcotic drugs, psychotropic substances or controlled substances means-
 - cultivating any coca plant or gathering any portion of cocoa plant;
 - (ii) cultivating the opium poppy or any cannabis plant or gathering in any portion of opium poppy or cannabis plant;
 - (iii) engaging in the production, manufacture, possession, sale, purchase, transportation, warehousing, concealment, use or consumption, import into Pakistan, export from Pakistan or transship any narcotic drugs or psychotropic substances or controlled substances;
 - (iv) dealing in any activities in narcotic drugs or psychotropic substances or controlled substances other than those referred to in sub-clauses (i) to (iii); or
 - (v) handling or letting out any premises for the carrying on of any of the activities referred to in sub-clauses (i) to (iv);
 - (vi) financing directly or indirectly any of the aforementioned activities;
 - (VII) abetting or conspiring in the furtherance of or in support of doing any of the aforementioned activities; and
 - (viii) harboring persons engaged in any of the aforementioned activities.;

(ob) "international convention" means-

(i) the Single Convention on Narcotic Drugs done at New York on the 30th March, 1961, as amended by the

- 1972 Protocol done at Geneva on the 25th wiarch, 1972;
- (ii) the Convention Against Psychotropic Substances done at Vienna on the 21st February, 1971;
- (iii) the United Nations Convention Against Illicit Traffic in Narcotic Drugs and Psychotropic Substances done at Vienna on the 20th December, 1988; and
- (iv) any other international convention to which Pakistan may become party in future relating in whole only part to the control of drugs of abuse, controlled chemicals or controlled equipments;"
- (e) in clause (za), for the word "Schedule", the expression "Schedule-I" shall be substituted;
- 4. Amendment of section 4, Act XXV of 1997.— In the said Act, in section 4, after the word "cultivate", the words "or let his land for cultivation or give possession for cultivation of shall be inserted.
- 5. Amendment of section 5, Act XXV of 1997.— In the said Act, in section 5, for the expression ", or with fine, or with both", the words "but shall not be less than one year and also be liable to fine" shall be substituted.
- Substitution of section 9, Act XXV of 1997.- In the said Act, for section 9, the following shall be substituted, namely:-
- "9. Punishment for contravention of sections 6, 7 and 8.- (1) Whoever contravenes the provisions of sections 6,7 and 8 regarding narcotic drugs shall be punished with punishment as given in column (3) of the TABLE with regard to offense committed as mentioned in column (2) of the thereof,-

TABLE

S. No	Offence		Punishment
	Type of Narcotics	Quantity	
(1)	(2)	(3)	(4)
1	Bhang	(a) Up to 999 grams.	Imprisonment which may extend to three years but shall not be less than six months along with fine which may be up

			to ten thousand rupees.
		(b) 1000 grams	imprisonment which may extend to
		to 9999 grams	seven years but shall not be less than
			three years along with fine which may be
			up to one hundred thousand rupces out
			not less than ten thousand rupees.
		(c) 10000	imprisonment which may extend to
		grams to 19999	fourteen years but shall not be less than
		grams.	seven years along with fine which may
1			be up to two hundred thousand rupees
			but not less than one hundred thousand
			rupees.
İ		(d) 20000	imprisonment which may extend to life
		grams or more.	imprisonment but shall not be less than
			fourteen years along with fine which
			shall not be less than two hundred
			thousand rupees.
2	Post or Poppy	(a) Up to 999	imprisonment which may extend to four
	Straw	grams =	years but shall not be less than eight
			months along with fine which may be up
	, ' "		to twenty thousand rupees.
		(b) 1000 grams	imprisonment which may extend to eight
	'-	to 9999 grams	years but shall not be less than four
	<u> </u>		years along with fine which may be up to
			two hundred thousand rupees but shall
			not be less than twenty thousand
			rupees.
		(c) 10000	imprisonment which may extend to
		grams to 14999	fourteen years but shall not be less than
	_	grams	eight years along with fine which may be
			up to three hundred thousand rupees but
- 1			not less than two hundred thousand
			rupees.
		(d) 15000	imprisonment which may extend to life
•		grams or more	imprisonment but shall not be less than
i			fourteen years along with fine which
		L	

			shall not be less than three hundred
			thousand rupees.
3	Charas	(a) Up to 499	imprisonment which may extend to five
		grams	years but shall not be less than ten
		.	months along with fine which may be up
			to forty thousand rupees.
		(b) 500 grams	imprisonment which may extend to nine
		to 999 grams	years but shall not be less than five
			years along with fine which may be up to
			eighty thousand rupees but not less than
			forty thousand rupees.
		(c) 1000 grams	imprisonment which may extend to
		to 4999 grams	fourteen years but shall not be less than
	3 2 1 4 4 5		nine years along with fine which may be
			up to four hundred thousand rupees but
		1 1 1	not less than eighty thousand rupees.
		(d) 5000	imprisonment which may extend to
		grams to 9999	twenty years but shall not be less than
		grams	fourteen years along with fine which may
			be up to eight hundred thousand rupees
			but not less than four hundred thousand
			rupees.
		(e) 10000	imprisonment which may extend to life
		grams or more	imprisonment but shall not be less than
			twenty years along with fine which shall
			not be less than four hundred thousand
			rupees.
4	Hashish Oil and Liquid	(a) Up to 499	imprisonment which may extend to
	Hashish	grams	seven years but shall not be less than
		L Figure & B	fourteen months along with fine which
			may be up to forty thousand rupees.
		(b) 500 grams	imprisonment which may extend to
1.3		to 999 grams	fourteen years but shall not be less than
			seven years along with fine which may
			be up to eighty thousand rupees but not
		Heffilm I	less than forty thousand rupees.

		(c) 1000 grams to 4999 grams (d) 5000 grams or more.	twenty years but shall not be less than fourteen years along with fine which may be up to four hundred thousand rupees but not less than eighty trousand rupees. imprisonment which may extend to life imprisonment but shall not be less than twenty years along with fine which shall not be less than four hundred thousand
5	Opium	(a) Up to 499 grams (b) 500 grams to 999 grams.	imprisonment which may extend to six years but shall not be less than one year along with fine which may be up to tifty thousand rupees. imprisonment which may extend to nine years but shall not be less than six years along with fine which may be up to one hundred thousand rupees but not less
		(c) 1000 grams 2999 grams	than fifty thousand rupees. Imprisonment which may extend to twelve years but shall not be less than nine years along with fine which may be up to three hundred thousand rupees but not less than one hundred thousand rupees.
		(d) 3000 grams to 4999 grams.	imprisonment which may extend to fifteen years but shall not be less than twelve years along with fine which may be up to five hundred thousand rupees but not less than three hundred thousand rupees.
		(e) 5000 grams to 7999 grams	imprisonment which may extend to twenty years but shall not be less than fifteen years along with fine which may be up to eight hundred thousand rupees

Γ	7		Thut got loss than five hundred their and
			but not less than five hundred thousand
			rupees.
		(f) 8000	imprisonment which may extend to life
		grams or more	imprisonment but shall not be less than
			twenty years along with fine which shall
			not be less than eight hundred thousand
			rupees.
6	Heroin an	d (a) Up to 99	imprisonment which may extend to
	Morphine	grams	seven years but shall not be less than
			eighteen months along with fine which
			may be up to twenty five thousand
			rupees.
		(b) 100 grams	imprisonment which may extend to ten
		to 499 grams	years but shall not be less than seven
	1		years along with fine which may be up to
			one hundred and twenty five thousand
			rupees but not less than twenty five
			thousand rupees.
	-	(c) 500 grams	imprisonment which may extend to
		to 1999 grams	fourteen years but shall not be less than
			ten years along with fine which may be
			up to five hundred thousand rupees but
			not less than one hundred and twenty
			five thousand rupees.
		(d) 2000	imprisonment which may extend to
		grams to 3999	twenty years but shall not be less than
		grams.	fourteen years along with fine which may
			be up to one million rupees but not less
			than five hundred thousand rupees.
		(e) 4000	imprisonment which may extend to life
		grams or more	imprisonment but shall not be less than
			twenty years along with fine which shall
			not be less than one million rupees.
7	Cocaine	(a) Up to 99	imprisonment which may extend to
		grams	seven years but shall not be less than
			eighteen months along with fine up-to
		<u></u>	

	fifty thousand rupees.
(b) 100 grams to 999 grams	imprisonment which may extend to fifteen years but shall not be less than seven years along with fine which may be up to five hundred thousand rupees but not less than fifty thousand rupees
(c) 1000 grams to 4999 grams	imprisonment which may extend to twenty years but shall not be less than fifteen years along with fine which may be up to two million and five hundred thousand rupees but not less than five hundred thousand rupees.
(d) 5000 grams or more	imprisonment which may extend to life imprisonment but shall not be loss than twenty years along with fine which-shall not be less than two million and five hundred thousand rupees.

Provided that if an offense is committed relating to narcotic drug inside or near a school, college, university, educational setting or any other educational institution maximum punishment provided for that offence shall be awarded:

Provided further that if any person who has previously been convicted for any offence under this Act is subsequently convicted for the offence reling to narcotic drug, he shall be convicted with maximum punishment provided or that offence.

(2) Whoever contravenes the provisions of sections 6, 7 and 8 regarding osychotropic substances shall be punished with punishment as given in column (3), of the TABLE with regard to quantity of psychotropic substances given in column (2) thereof,-

TABLE

3. No	Offense with regard to quantity of psychotropic substance	Punisament
(1)	(2)	(3)
1	Up to 20 grams	imprisonment which may extend to one
		year but shall not be less thre two

		months along with fine which may be up
		to fifty thousand rupees.
2	More than 20-grams and up	imprisonment which may extend to two
	to 50 grams	years but shall not be less than one year
		along with fine which may be up to one
		hundred thousand rupees
3	More than 50 grams and up	imprisonment which may extend to three
	to 100 grams	years but shall not be less than two years
		along with fine which may be up to two
1		hundred thousand rupees
4	More than 100 grams and	imprisonment which may extend to five
	up to 500 grams	years but shall not be less than three
		years along with fine which may be up to
		four hundred thousand rupees
5	More than 500 grams and	imprisonment which may extend to seven
	up to one Kilg gram	years but shall not be less than five years
		along with fine which may be up to eight
		hundred thousand rupees
6	More than one Kilo grams	imprisonment which may extend to ten
	and up to two Kilo grams	years but shall not be less than seven
		years along with fine which may be up to
		twelve hundred thousand rupees
7	More than two Kilo grams	imprisonment which may extend to
	and up to three Kilo grams	fourteen years but shall not be less than
	***	ten years along with fine which may be up
	•	to sixteen hundred thousand rupees
8	More than three Kilo grams	imprisonment which may extend to twenty
	and up to four Kilo grams	years but shall not be less than fourteen
		years along with fine which may be up to
		eighteen hundred thousand rupees
9	Exceeding four Kilo grams	imprisonment shall not be less than life
		imprisonment along with fine which shall
		not be less than two million rupees

Provided that if any offence is committed relating to psychotropic substance inside or near a school, college, university, educational setting or any other

educational institution, he shall be punishable with maximum punishment provided for that offence

Provided further that if any person who has previously been convicted for any offence under this Act is subsequently convicted for the offence relating to psychotropic substance and quantity does not exceed two kilograms than he shall be convicted with maximum punishment provided for that offence:

Provided also that if the quantity of psychotropic substance in subsequent offence exceeds two kilograms, the punishment shall not be less than life imprisonment.

(3) Whoever contravenes the provisions of sections 6, 7 and 8 regarding controlled substances shall be punishable with punishment given in column (3) of the TABLE below with regard to offense committed as mentioned in column (2) thereof,-

TABLE-I

S. No	Offense with regard quantity of Controlled Substances	Punishment
(1)	(2)	(3)
1	Up to 100 grams.	imprisonment which may extend to six months but shall not be less than two months along with fine which may be up to twenty five thousand rupees.
2	More than 100 grams and up to 500 grams	imprisonment which may extend to one se year but shall not be less than six months along with fine which may be up to fifty thousand rupees.
3	More than 500 grams and up to one Kilo grams.	imprisonment which may extend to three years but shall not be less than one year along with fine which may be up to one hundred thousand rupees.
4	More than one Kilo grams and up to two Kilo grams.	imprisonment which may extend to five years but shall not be less than three years along with fine which may be up to one hundred and fifty thousand rup—es.
5	More than two Kilo grams and	imprisonment which may extend to

	up to five Kilo grams	seven years but shall not be less than five years along with fine which may be up to three hundred thousand rupees.
6	More than five Kilo grams and up to seven Kilo grams	imprisonment which may extend to ten years but shall not be less than seven years along with fine which may be up to five hundred thousand rupees.
7	More than seven Kilo grams and up to ten Kilo grams	imprisonment which may extend to fourteen years but shall not be less than ten years along with fine which may be up to seven hundred thousand rupees.
8	Exceeding ten Kilo grams	imprisonment shall not be less than life imprisonment along with fine which may be up to one million rupees.

TABLE-II

S. No	Offense with regard quantity of Controlled Substances	Punishment
(1)	(2)	(3)
1.	Up to one Kilo grams	imprisonment which may extend to six months but shall not be less than two months along with fine which may be up to ten thousand rupees.
2.	More than one Kilo grams and up to three Kilo grams.	imprisonment which may extend to one year but shall not be less than six months along with fine which may be up to fifty thousand rupees.
3.	More than three Kilo grams and up to five Kilo grams	imprisonment which may extend to three years but shall not be less than one year along with fine which may be up to one hundred thousand rupees.
4.	More than five Kilo grams and up to ten Kilo grams	imprisonment which may extend to five years but shall not be less than three years along with fine which may be up to two hundred thousand rupees.

5.	More than ten Kilo grams and up to twenty Kilo grams	imprisonment which may extend to seven years but shall not be less than five years along with fine which may be up to three hundred thousand rupees.
6.	More than twenty Kilo grams and up to thirty Kilo grams.	imprisonment which may extend to ten years but shall not be less than five years along with fine which may be up to five hundred thousand rupees.
7.	More than thirty Kilo grams and up to fifty Kilo grams.	imprisonment which may extend to fourteen years but shall not be less than ten years along with fine which may be up to seven hundred thousand rupees.
8.	Exceeding fifty Kilo grams.	imprisonment shall not be less than life imprisonment along with fine which may be up to one million rupees.

Provided that if any person who has previously been convicted for any offence under this Act, is subsequently convicted for the offence relating to controlled substances and quantity does not exceed from six kilograms then he shall be convicted with maximum punishment provided for that offence:

Provided further that when the quantity of controlled substances in subsequent offence exceeds from six kilograms the accused shall be punished not less than life imprisonment:

Provided further also that if any accused is found guilty of trafficking narcotic drug, psychotropic substance or controlled substance into Pakistan or from Pakistan, he shall be convicted with maximum punishment provided for that offence.

9(A). Remissions.— (1) Notwithstanding anything contained in any other law or prison rules for the time being in force, no remissions in any partier celebrated by allowed to a person, who is convicted under this Act:

Provided that in case of a juvenile or female convicted and sentenced for an offence under this Act, remission, may be granted as deemed appropriate by the Federal Government.

(2) Notwithstanding anything contained in any law or rules for the time being in force, neither probation in any sentence shall be allowed nor any accused convicted under this Act shall be released on parole

Provided that if the convicted accused is a juvenile or female, he can be released on probation on parole as per relevant laws and rules.

- (3) Notwithstanding anything contained in any other law for time being in force, imprisonment for life under this Act means imprisonment in jail for the period of twenty five years."
- 7. Amendment of section 16, Act XXV of 1997.- In the said Act, in section 16, for the words and commas "one year, or with fine which may extend to five thousand rupees, or with both", the words "three years and fine" shall be substituted.
- 8. Amendment of section 17, Act XXV of 1997.- In the said Act, in section 17, for the words and comma ", three years, or with fine or with both" the words "three years and fine but shall not be less than one year and fine" shall be substituted.
- Amendment of section 19, Act XXV of 1997.- In the said Act, in section 19, for the words "a term exceeding three years", the words "for one year or above" shall be substituted.
- 10. Amendment of section 23, Act XXV of 1997.- In the said Act, in section 23, for the figure "19", the figure "21" shall be substituted.
- 11. Amendment of section 31, Act XXV of 1997.- In the said Act, in section 31.-
 - (a) after the word "enquiry", the words "or investigation" shall be inserted; and
 - (b) after sub-section (1), the following new sub-section shall be added, namely:-
- "2 Notwithstanding anything contained in any provision of Inco." Tax Ordinance 2001 (XLI of 2001), Sales Tax Act 1990, Federal Excise Act 2005 or any other law for the time being in force relating to information, submitted by any person

with respect to tax purposes, no government department or authority shall refuse to provide documents and information called by the officer authorized under this Act".

12. Amendment of section 32, Act XXV of 1997.- In the said Act, in section 32, in sub-section 2, after the proviso, for the full stop, at the end, a colon shall be substituted and thereafter the following proviso shall be added, namely.-

"Provided further that if any currency whether local or foreign or any valuable item having monetary value used for the commission of the offence under this Act is seized shall be confiscated along with other articles.".

13. Amendment of section 33, Act XXV of 1997.- In the said Act, in section 33, in sub-section (4), for the full stop, at the end, a colon shall be substituted and thereafter the following proviso snall be added, namely:-

"Provided that Federal Government may exempt any narcotic drugs, psychotropic substance and controlled substance for disposal under section 516-A of the Code by making rules under this Act."

- 14. Amendment of section 37, CNS Act XXV of 1997.- In the said Act, in section 37, in sub-section (2), for The word "seven" The word "Thirty" shall be substituted".
- 55. Amendment of section 39, Act XXV of 1997.- In the said Act, in section 39,-
 - (a) in sub-section (1), for the words "more than three years", the words "one year or more" shall be substituted; and
 - (b) In sub-section (2), after the word "Government", the words "and shall vest in that Government free your all encumbrances" shall be added.
- 16. Insertion of section 40A, Act XXV of 1997.- In the said Act, after section 40, the following new section shall be inserted, namely:-
 - "40A. Jurisdiction of special court.- No Court other than Special Court established under this Act shall have the power to entertain any

suit or claim relating to the property, which is pending for adjudication before the Special Court for the purpose of forfeiture of assets under section 39 or section 40.".

17. Amendment of section 45, Act XXV of 1997.- In the said Act, in section 45, after the word "Act" at the end, the following expression shall be inserted, namely:-

"and when trying an offence under this Act, a Special Court may also try an offence other than an offence under this Act when so authorized by Federal Government in this regard and with which the accused may, under the Code of Criminal Procedure, 1898 (Act V of 1898), be charged jointly at the same trial"—

- 18. Amendment of section 49, Act XXV of 1997.- In the said Act, in subsection (3), for the words "Special Court comprising a" shall be omitted.
- 19. Insertion of new section 49A, Act XXV of 1997.— In the said Act, after section 49, the following new section shall be inserted, namely:-
- "49A. Remand.- Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (Act V of 1898) or any law for the time being in force the person arrested under this Act shall, having regard to the facts and circumstances of the case be liable to be detained in custody for the purpose of inquiry and investigation for a period not exceeding forty five days and court may remand an accused person to custody not exceeding fifteen days at a time and for every subsequent remand, the court shall record reasons in writing.".
- 20. Amendment of section 50, Act XXV of 1997.- In the said Act, in section 50, in sub-section (1), for the word "and" occurring for the third time, the words "any Appellate Court" shall be inserted.
- 21. Amendment of section 59, Act XXV of 1997.- In the said Act, in section 59, in sub-section (1), for the figure "60", the figure "58" shall be substituted.
- 22. Amendment of section 61, Act XXV of 1997.- In the said Act, in section 61, in sub-section (1), for the figure "62", the figure "57" shall be substituted.
- 23. Amendment of section 62, Act XXV of 1997.- In the said Act, in section 62,-

- (a) in sub-section (1), for the figure "66", the expression "sub-section(!) of section 63" shall be substituted; and
- (b) in sub-section (2), in paragraph (d), for the word "Ordinance", the word "Act" shall be substituted.
- 24. Amendment of section 72, Act XXV of 1997.- In the said Act, in section 72, for the word "Ordinance", the word "Act" shall be substituted.
- 25. Insertion of new section 74, Act XXV of 1997.— In the said Act, after section 74, the following new section shall be inserted, namely:-
- "74A. Power to amend Schedule.- The Federal Government may, by notification in the official Gazette, amend the Schedule so as to add any antry thereto, amend any entry therein or omit any entry therefrom if it is satisfied that it is necessary or expedient so to do on the basis of following, namely:-
 - (a) the information and evidence which has become available to it with respect to the nature and effects of and the abuse or the scope for abuse of any substance (natural or synthetic) or natural material or preparation of such substance or material; or
 - (b) the modifications or provisions, if any, which have been made to or in any international convention with respect to such substance, natural material or any salt or preparation of such substance or material".
- 23. Amendment of Schedule, in the said Act, in the Schedule, for the heading "THE SCHEDULE", the heading "SCHEDULE-I", shall be substituted and after SCHEDULE-I, as amended hereinabove, the following new Schedule shall be added, namely:-

Schedule-II {Section 2(k)} Division-I

(Table-I of the 1988 Convention)

Ephedrine	N-acetylanthranilic acid
Erogometrine	Isosafrole
Ergotamine -	3,4 methylnedeloxphenyl-
Lysergic acid	2-propanone
4-pheny 1-2 propanone	Piperonal
Pseudoephedrine	Safrole

Division-II (Table-II of the 1988 Convention)

Acetic anhydride	Hydrochloric acid
Acetone	Methyl ethyl
Anthranilic acid	Ketone
Ethyle eter	Potassium permanaganate
Phenylacetic acid	Sulphuric acid
Piperidine	Toluene

STATEMENT OF OBJECTS AND REASONS

The case relates to the proposed amendments in Control of Narcotics Substance (CNS) Act 1997. It is stated that Control of Narcotics Substance (CNS), Act, 1997, completely covers the offences relating to Narcotics Drugs, Psychotropic Substances and Controlled Substances. The illegal possession, manufacturing, sale, purchase, distribution etc. of Narcotics Drug, Psychotropic Substances and Controlled substances in an offence under Section 5 of CNS Act, 1997 and punishable under Section 9 of CNS Act, 1997. The Enancing of the trafficking of Narcotics Drugs, Psychotropic Substances and Controlled Substances is an offence under Section 8 of CNS Act, 1997 and punishable under Section 9 of CNS Act, 1997. The Peshawar Hig Court directed the Federal Government to make strict legislation to curb the use and sale of "methamphetamine", popularly known as "ice" and "crystal meth", since this dangerous drug is destroying our young generation. It is also mentioned that the proposed amendments in CNS Act, 1997 cover adequate and reasonable punishment for illicit trafficking of "methamphetamine", a psychotropic subjstace. Moreover, the punishment for all other illicit drugs has also been reviewed, keeping in view the substance and quantity of drugs. In addition to this, the punishment for sale of drugs in educational setting has also been enhanced.

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PAUHAMMAD AZAM KHAN SWATI