## SINDH ORDINANCE NO. II OF 1999. THE SINDH AGRICULTURAL INCOME TAX (AMENDMENT) ORDINANCE, 1999.

	[28 <sup>th</sup> Janu		ary, 1999]	
	An C 1994.	e Tax Act,		
	WHE Income T	gricultural ;	Preamble	
	AND Governo necessar			
	(1) of Art the Gov following			
1.	(1)	This Ordinance may be called the Sindh Agriculture Tax (Amendment) Ordinance, 1999.	al Income	Short title and commence ment.
	(2)	it shall be deemed to have taken effect on and fron 1996.	om Kharif.	
2.		ne Sindh Agricultural Income Tax Act, 1994, ho as "the said Act" in section 2. In sub-section (1)	ereinafter	Amendment of section 2 of Sindh Act
	(i)	after clause (b) the following shall be inserted:-		XXII of 1994.
		(bb) "cropped area" means any area of land v sown atlases once during a tax year matured. orchards gradients, horticultural betel leaf but excluding forests and nurserie	including items and	
		(bbb) "declaration" means the declaration of total in the prescribed from, setting forth such pland accompanied by such statements, and other documents, and verified in such as may be prescribed;";	particulars pertificates	
	(ii)	in clause (i), the full stop at the end shall be replace semi-colon and there-after the following shall be a	• •	
		"(j) "tax year" means agricultural year as defined in land Revenue Act, 1967.	the Sindh	
3.	In th	e said Act, for section 3. The following shall be subst	tituted :-	Amendment of section 3
	havi	'Levy of tax" (1) No tax shall be charged from the ng a total holding of twelve acres or less in the as and twenty four acres or less in the non-barrage of	e barrage	of Sindh Act XXII of 1994.

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(2) So on cro rates:-	on cropped area basis, from every land owner, at the following			
RICE		Rs. 30 per acre		
	RED GARDENS/ORCHARDS	Rs. 300 per acre		
ALL OT	HER CROPS	Rs. 40 per acre		
the above in Explant one crop of the basis of w.e.f. 1st Au	Provided that the tax in the non-barrage areas shall be half of the above rates.  Explanation:- If an owner cultivates on the same land more than one crop during the same cropping season he will be assessed on the basis of the crop the assessment of which is the highest.  (3) notwithstanding the provision of sub-section (2), the tax shall w.e.f. 1st August, 1999 be assessed on the basis of net income in the manner as may be prescribed".			
6-A, Penalty for failure to furnish declaration  6-B, Penalty for noncompliance with notice	may impose upon such owner a penalty not exceeding one hundred rupees for every day during which the default continues.  6-B, Penalty for noncompliance with notice  Where any owner has, without reasonable cause, failed to comply with any notice issued under section 6, the collector may impose on him a penalty not exceeding the amount of tax chargeable on the total cultivated land:  6-C, Penalty for concealment of the collector, the appellate or the provisional authority			

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6-D, Imposition of penalty after notice of hearing	(1) No penalty under this Act shall be imposed on any owner unless he has been given a reasonable opportunity of being heard.	
	(2) The imposition of such penalty shall be without prejudice to any other liability incurred by such owner	