STANDING COMMITTEE ON GEOGRAPHICAL INDICATIONS
QUESTIONNAIRE TO NATIONAL GROUPS

Introduction

1) The purpose of this questionnaire is to seek information from AIPPI's National and Regional Groups on developments in their respective countries in relation to geographical indications (GIs) and appellations of origin (AOs) and on the positions taken with regard to issues that have emerged from AO and GI legislation.

2) According to the TRIPs Agreement GIs are “indications which identify a good as originating in the territory of a [Country], or a region or locality in that territory, where a given quality, reputation or other characteristic of the good is essentially attributable to its geographical origin”. A similar definition is adopted by the WIPO Geneva Act.

Under the WIPO Lisbon Agreement an AO is a “geographical denomination of a country, region or locality, which serves to designate a product originating therein, the quality and characteristics of which are due exclusively or essentially to the geographical environment, including natural and human factors”. A similar definition is adopted by the WIPO Geneva Act.

3) Therefore, the rationale for protection of AOs and GIs is to protect signs identifying the geographical origin of goods whose characteristics and/or reputation are linked to such origin.

4) At a worldwide level, many contrasts and divergences have emerged with regard to protection of AOs and GIs. Some countries have enacted specific legislation on AOs / GIs supporting broad protection (particularly in relation to their local typical products). Other countries, who do not tend to favour strong protection of AOs / GIs regulate them, if at all, within the framework of trademark legislation.

5) It is intended that the information obtained by means of this questionnaire will:

• enable AIPPI to further develop its position on issues relating to GIs and AOs, leading to a further Resolution aimed at harmonisation of national laws relating to GIs and AOs; and

• thereby assist in the advocacy of AIPPI's position on such issues to national and regional governments and in international forums.
**Previous work of AIPPI**

6) AIPPI's most recent study of issues relating to GIs and AOs was Q191 – “Relationship between trademarks and geographical indications”. A Resolution on Q191 was adopted in Gothenburg, Sweden in 2006 (**Gothenburg Resolution**). The Gothenburg Resolution is available at:  

Further information on AOs and GIs, their legal regulation and the debate surrounding them can be found in the Study Guidelines for Q191 available at:  

7) Other work of AIPPI prior to the Gothenburg Resolution is summarised in the Study Guidelines for Q191,  

**Discussion**

8) Set out below is a brief discussion on international legal frameworks for the protection of GIs and AOs, including developments that have taken place since the Gothenburg Resolution.

9) At an international level, the two multilateral treaties committing signatory States to protect GIs which have gained the broadest adhesion worldwide are the Paris Convention within the WIPO system and the TRIPs Agreement within the WTO system.

10) Article 1(2) of the Paris Convention states that the subject-matter of protection of industrial property is (among other things) “indications of source or appellations of origin”. Article 10 of the Convention states that seizures and other remedies “shall apply in cases of direct or indirect use of a false indication of the source of the goods or the identity of the producer, manufacturer, or merchant”.

11) Article 22 of TRIPs requires the protection of “geographical indications”. GIs are recognised by Article 1(2) of TRIPs as a category of intellectual property. Under the TRIPs Agreement, GIs are protected against uses misleading the public or constituting an act of unfair competition. Additional and stronger protection is only provided for GIs of wines and spirits. Discussions commenced under the Doha mandate on the question of increasing the level of protection of GIs under the TRIPs Agreement appear to have come to a deadlock.

12) Within the WIPO system further agreements concerning AOs and GIs have been adopted, generally providing for a high level of protection:

   a) the Lisbon Agreement of 1958 protects "appellations of origin" against any form of usurpation or imitation, whether or not this usurpation or imitation is misleading for the public. The Lisbon Agreement provides for the establishment of a system for the deposit of “appellations of origin” with the International Bureau operated by
WIPO. Under the Lisbon Agreement, each signatory state is required to protect the appellations of origin registered by another state. A provision is inserted protecting AOs against becoming generic. The list of contracting parties to the Lisbon Agreement can be found at http://www.wipo.int/treaties/en/ShowResults.jsp?lang=en&treaty_id=10

b) the Geneva Act of the Lisbon Agreement, adopted in 2015, protects both appellations of origin and geographical indications. Protection is given against various types of use, including uses liable to mislead consumers and/or "impair or dilute in an unfair manner, or take unfair advantage of" the reputation of a AO/GI. Further provisions of the Geneva Act protect AOs/GIs against becoming generic and regulate the relationship between AOs/GIs and trademarks. The list of countries that have signed the Geneva Act can be found at http://www.wipo.int/treaties/en/ActResults.jsp?act_id=50.

13) Within the WIPO Standing Committee on the Law of Trademarks, Industrial Designs and Geographical Indications, there are discussions about the proposal by some delegations concerning the protection of GIs in the domain name system. This is particularly with regard to possible modification of the WIPO UDRP in order to "permit complaints to be made concerning registration and use of domain names in violation of the protection of geographical indications".

14) Due to the above divergences, the WIPO Agreements have received limited support among WIPO Member States. Only a relatively small number of States have signed them. This debate emerged in particular during the negotiations leading to the adoption of the WIPO Geneva Act. Negotiations were characterized by a clash between countries pushing for a very high level of protection and other countries refuting the content of the Act and even the legitimacy of the negotiations.

15) In addition to the protection for GIs and AOs afforded by the international treaties described above, a high level of protection for GIs and AOs relating to agricultural products and foodstuffs is granted in the European Union under EU Regulation 1151/2012 and other regulations pertaining to specific products. EU Regulation 1151/2012 protects "designations of origin" and "geographical indications" against acts which are of a nature to mislead the public and/or to unduly exploit or freeride on the reputation of the GI/AO. The Regulation contains provisions protecting GIs and AOs against becoming generic and in general against a possible loss of rights, as well as regulating relationships between GIs/AOs and trademarks. The EU system is based on registration and EU case law restricts protection of GIs/AOs which are not registered at EU level.

The European Commission is currently investigating the possibility of expanding the protection of GIs and AOs to non-agricultural products.
16) Differences and disagreements which have emerged within the international framework regard several key points of legislation on GIs and AOs, such as the way of acquiring rights, the prerequisites for protection, the scope of protection, maintaining protection in the face of supervening circumstances and relationships with other IP rights. The questions below are intended to touch upon these issues.

Name of your National/Regional Group

PAKISTAN.

Questions

Your Group is invited to submit a Report addressing the questions below. If your Group considers that the answer to a question has already been given in its report on Question Q191, and that nothing has changed since then, a cross-reference to the specific paragraph in your Group's report on Q191 is sufficient.

In each case please specify whether your answer differs:

(a) as between GIs and AOs; and Yes

(b) depending on whether the GI or AO is foreign or domestic. No

I. Analysis of current legislation and case law

1) Are GIs and/or AOs protected under your Group's current law?

   Yes

2) If yes, please briefly describe the following:

   a) How AOs and GIs are defined and the prerequisites (in particular the type, nature and intensity of link with a territory).

   Section 2(xix) defines a geographical Indication as under:-

   "geographical indication" in relation of goods originating in a particular country or in a region or locality of that country, means a mark recognized in that country as a mark indicating that the goods-

   (a) originated in that country, region or locality; and
   (b) have a quality, reputation or other characteristic attributable in then geographical region;

   b) Whether that protection is provided by sui generis laws; solely as aspects of other laws, such as by registration as collective or certification marks; or by other (and if
Protection is provided under Trade Marks Ordinance, 2001

c) If GIs and/or AOs are protected by sui generis laws, whether your Group's laws provide for a system of registration. If so, what are the steps of this procedure including the content of the application and the possibility of opposition by third parties.

Trade Marks Ordinance, 2001 provides for the registration of GIs as collective marks. The requirements for registration are given in Rule of Trade Mark Rules, 2004 (attached). Applications for the registration of Collective marks are published in the Trade Marks Journals and are open to opposition by third parties on all the generic grounds of opposition of an application.

3) If your country does not protect GIs and/or AOs, was this a deliberate decision and, if so, why?
   Not Applicable.

4) What are the grounds of invalidity/loss of rights for GIs and/or AOs under your Group's law (e.g. becoming generic, lack of use, not paying fees) and where can such be invoked (which court, office etc.)? Please specify the applicable test, how such is proven (e.g. consumer surveys, expert advice, dictionaries, etc.) and who bears the burden of proof.

The grounds of invalidity are fraud and becoming generic.

The grounds of revocation are lack of use/discontinuity of use for 5 years.

The grounds of removal are non payment of Official Renewal fee.

5) What is the scope of protection of GIs/AOs under your Group's current law?

In Pakistan, GIs are not protected under a separate statute and are only protected as a collective Trade Mark. Though Geographical Indications Protection Bill of Pakistan, 2016 has been drafted and circulated to the stake holders and efforts are underway to enact this legislation. Draft of the proposed legislation is attached.

6) Against what kind of conduct are GIs/AOs protected? For example, against use misleading consumers, parasitism and free riding.

GIs holders will have a statutory remedy of Infringement and common law remedy of Passing Off.
7) Who has legal standing to protect a GI/AO. For example, individual producers, consortiums and associations, public bodies.

**Associations will have a legal standing to claim protection.**

8) What remedies are available in the case of violation of rights in a GI/AO?

- Injunction
- Damages
- Destruction of goods
- Declaration

9) How does your Group's law regulate the conflict between a GI/AO and a prior trademark? Does the GI/AO or the trademark prevail or do they coexist? Under what conditions?

**At present, the policy is “first in time, first in right”. It means that the earlier right (be it TM or GI) will prevail over the subsequent right.**

10) Is there any specific provision or practice concerning the inclusion of a GI/AO in a domain name?

**No**

11) Is there anybody that administers GIs/AOs in your country and/or is responsible for the verification of compliance of goods bearing a GI/AO? Please briefly describe the relevant processes, e.g. the process by which compliance with product specifications is verified before such goods are put on the market and/or the subsequent market controls on such goods?

**GIs are not administered by anybody in Pakistan.**

12) Please describe any other developments in your country in relation to GIs or AOs which you consider relevant, including any proposals for reform. For example, to the extent that your country has been involved in any negotiations or discussions regarding the protection of GIs and AOs in any fora, such as multilateral, regional or bilateral agreements, please specify whether your country is negotiating or has signed any agreement with other countries that includes provisions on AOs/GIs and whether it was necessary to amend domestic legislation as a result of such agreements.

**In Pakistan, Geographical Indications Protection Bill of Pakistan, 2016 has been drafted and circulated to the stake holders and efforts are underway to enact this legislation.**

**II. Proposals for improvements and for harmonisation**

13) Should there be harmonised definitions of AOs and GIs? If so, please propose
appropriate definitions and prerequisites.

So far as the definition is concerned, the definition of GI in Pakistani legislation is identical to the one contained in TRIPS Agreement.

14) Should there be a registration procedure for AOs and GIs? If so, what should its key features be? For example, content of the application; examination by competent bodies; possibility of opposition by third parties.

There should be a procedure for registration of GIs in Pakistan under its own law. At present, GIs are registered under Trade Marks Ordinance, 2001. The procedure laid down in this law is the same as for registration of a collective mark.

15) What should the grounds of invalidity/loss of rights for GIs and/or AOs be? For example, becoming generic, lack of use, not paying fees. Please specify what the applicable test should be, how such should be proven and who should bear the burden of proof.

The grounds of invalidity should be fraud and becoming generic. These facts should be proved by the Person seeking Invalidation of GI

The grounds of revocation should be lack of use/discontinuity of use for 5 years. Use of the GI is required to be proved by

The grounds of removal should be non-payment of Official Renewal fee.

16) How should conflicts between GIs/AOs and prior trademark rights be regulated?

The earlier right (be it TM or GI) should prevail over the subsequent right. This principle “first in time, first in right” is a sound principle of law and equity and it should be followed. This principle will give a uniformity to the GI Law.

17) What scope of protection should GIs/AOs have and should it matter if these are domestic or foreign? Against which conduct by third parties should they be protected?

Domestic GI should be treated at par with foreign GI. GI should be given protection against Infringement and passing off.

18) Who should have legal standing to protect a GI/AO and which remedies are appropriate?

Any member of the Association that owns the GI should have the standing to seek remedy.

19) Should there by a specific provision or practice concerning the inclusion of a GI/AO in a domain name?
Yes

Responses to this Questionnaire

Groups are requested to submit responses to this questionnaire by May 29, 2017. Responses should be sent by email to StandingCommittees@aippi.org and should clearly indicate that they are responses to this questionnaire.
Draft Geographical Indication Protection Bill, 2016

(Updated Version 1.2)
CHAPTER I
GENERAL PROVISION

Short title, Extent and Commencement
1. (1) The Bill may be called the Geographical Indication Protection Act, 2016.
(2) It extends to the whole Pakistan.
(3) It shall come into force on such date as the Federal Government may notify in the official Gazette.

Definition and Interpretation
2. (1) In this Bill, unless there is anything repugnant in the subject or context:

(a) “Authorized user” means producer of a Geographical Indication product who is registered under subsection (1) of section 16;

(b) “Certification Body” refers to a public or a private organization issuing a certificate to the Geographical Indication Products for compliance with the product specifications entered in the Register;

(c) “Control mechanism” means the verification of the compliance of products with the product specifications by the Registered proprietor and certification body;

(d) “Director General” means Director General, of the Organization appointed under Section 10 of the Intellectual Property Organization Act, 2012;

(e) “Federal Government” means the Cabinet Division, or any other Division so notified in the Gazette of Pakistan;

(f) “Foreign Country” means any country or territory which is:
   i. a member of the World Trade Organization;
   ii. a member of the World Intellectual Property Organization;
   iii. a party to the Paris Convention of 20th March 1883; or
   iv. any other country which the Federal Government may designate as such;

(g) “Geographical Indication” means an Indication which identifies a product of particular Geographical origin, quality, reputation or other characteristics of which is attributable to its Geographical origin; and at least one of the activities
of production, processing or preparation of which takes within the defined Geographical area;

(h) “Geographical origin” means an area of a country, region, locality and shall also include the sea, lake, river, island, mountain or any other area of a similar nature;

(i) “Geographical Indication Product” refers to a good for which a Geographical Indication has been registered under this Bill;

(j) “Generic term” means the name of a product which, although relating to the place, region or a country where the product was originally produced or marketed, have become the common name of that product in Pakistan;

(k) “Homonymous Geographical Indications” are those that are spelled or pronounced alike, but which identify products originating in different places, within a country or in different countries;

(l) “Indication” refers to word(s), letter(s) or numeral(s), Geographical name or other name, device or any figurative representation, or a combination thereof, indicating the Geographical origin of the goods to which it is applied;

(m) “Organization” means the Intellectual Property Organization of Pakistan, established under section 3 of Intellectual Property Organization of Pakistan Act, 2012;

(n) “Paris Convention” means the Paris Convention of 20th March 1883 for the Protection of Industrial Property, as revised or amended from time to time;

(o) “Policy Board” means Policy Board of the organization constituted under Section 4 of Intellectual Property Organization of Pakistan Act, 2012;

(p) “Prescribed” means prescribed by the Rules made under this Bill;

(q) “Producer” refers to any person engaged in the production, processing, distribution and trade of Geographical Indication Products;

(r) “Product” means an article which can be traded including natural, agricultural, industrial products, handicrafts and food stuff on any stage of production;
(s) “Proprietor” means any natural or legal person as referred in Section 6, having obtained the registration of a Geographical Indication under this Bill;

(t) “Register” means the Register of Geographical Indications established and maintained under sub section (1) of section 23;

(u) “Registered Geographical Indication” means a Geographical Indication which has been entered in the Register;

(v) “IP Tribunal” means the Intellectual Property Tribunal established under section 16 of Intellectual Property Organization of Pakistan Act, 2012;

(w) “Trademark” means a mark as defined in section 2(xIvii) of Trade marks Ordinance, 2001.

(3) Words and expression used and not defined in this Bill but defined in the Trademark Ordinance, 2001 shall have the meaning assigned to them in that Ordinance.

CHAPTER II
ADMINISTRATION

Geographical Indication Registry

3.-(1) For the purposes of this Bill, the Organization with approval of the Federal Government shall establish an office known as “Geographical Indication Registry” at Islamabad, which will be under the administrative control of the Organization.

(2) For the facilitation of applicants, the Organization with the prior approval of the Federal Government may set up offices of the Registry at such places, as deems necessary, as and when required.

(3) The Registry shall be entrusted with all functions such as administration, maintenance registration and matters related to the control mechanism of Geographical Indication Products in Pakistan under this Bill.

(4) The Organization may, with the prior approval of the Policy Board create posts with such designations and appoint officers, employees, experts and consultants on such terms and conditions as it may consider necessary for functioning of the Registry, having such qualifications and experience as may be prescribed.

Officers and Employees of the Registry
4. (1) The Organization shall appoint a Registrar to execute the functions of the Registry with the assistance of such officers and staff as may be appointed under sub-section (4) of section 3, and shall perform his work under the superintendence and direction of the Organization. 

(2) The Registry shall function under the direct supervision of the Registrar who shall coordinate its activities with the Organization. The Registrar may, with the prior approval or advice of the Organization, delegate any of its powers and functions to any other officer of the Registry.

CHAPTER III

REGISTRATION OF GEOGRAPHICAL INDICATION

Prohibition of Registration of Geographical Indications

5. An Indication shall not be registered as a Geographical Indication:
   (a) which does not correspond to the definition of Geographical Indication contained in subsection (1)(g) of section 2;
   (b) where it conflicts with the name of a plant variety or an animal breed and is likely to mislead the consumers as to the true origin of the product;
   (c) which will be contrary to any law for the time being in force;
   (d) which will be contrary to public order or morality;
   (e) which has become a generic term or indication of good;
   (f) which is not or has ceased to be protected in its country of origin, or which has fallen into disuse in that country; and
   (g) which, although literally true as to the territory, region or locality in which the goods originate, falsely represents to the public that the goods originate in another territory, region or locality, as the case may be.

Right of Application

6. (1) Following natural and legal persons are entitled to apply for registration of Geographical Indication for a product:
   (a) Natural person or an association of producers of a product;
   (b) Public Institution related to the product or Geographical region, representing the interest of producers

Contents of Application

7. An application for registration of Geographical Indication shall include:
   (a) Prescribed application Form, indicating the name and addresses of applicant as specified in section 6;
   (b) Prescribed fee; and
   (c) Product specification including at least:
      i. Name to be protected as Geographical Indication;
ii. Description of the product including the raw material, if appropriate, as well as the principle physical, chemical, microbial or organoleptic characteristics of the product;

iii. Definition of the Geographical area, map and other related documents clearly indicating the boundaries of the area;

iv. Details establishing the link between given quality, characteristic and other characteristics of product and Geographical area;

v. Evidence that product originates in the defined Geographical area;

vi. Production techniques of product and if relevant the authentic specific local/traditional techniques and conditions;

vii. Names and addresses of the certification body(s) and other information about the inspection/control mechanism required under section 19 and section 20 and section 21; and

viii. Any other information as may be prescribed.

**Registration of Homonymous Geographical Indications**

8.- (1) A Homonymous Geographical Indication may be registered under this Bill, if the Registrar is satisfied, after considering the practical conditions under which the Homonymous Indication in question shall be differentiated from the Registered Geographical Indication, taking into account the need to ensure equitable treatment of the producers of the products concerned, and that the consumers of such products shall not be confused or misled as consequence of such registration.

(2) In case of registration under subsection (1), the Registrar may direct the proprietors of Geographical Indications to provide additional information related to the origin of products on labeling of Geographical Indication products to keep the consumers from being misled.

**Registration of Trans Border Geographical Indications**

9.- (1) In case, a geographical indication concerns a trans-border geographical origin, the application may be made jointly by two or more than two applicants of countries holding the geographical area.

In case of registration under subsection (1), the Registrar may require additional information related to the registration of Geographical Indication product in its countries of origin.

**CHAPTER IV**

**EXAMINATION PROCEDURE**

**Substantive Examination of Application**

10.- (1) The Registry shall conduct a substantive examination of the application in a prescribed manner, with respect to following matters:

(a) The accuracy of information provided in the application under section 5, 6 and 7 of this Bill;

(b) Any points prescribed in the definition of Geographical Indications in subsection (1) (g) of section 2 of this law; and
(c) In the case of Homonymous Geographical Indications, compliance with the conditions prescribed by the Registry.
(d) In case of trans border geographical indication, compliance with the conditions prescribed by the Registry.

(2) In the course of the substantive examination of an application, the Registrar may invite the applicant or any interested person to provide additional information or evidence. The Registrar may seek advice from experts in related fields and if needed, and consider the advice when making its decision.
(3) After examination, the Registrar may refuse the application or may accept it absolutely or subject to such amendments, conditions or limitations as he deems appropriate under this bill.
(4) In case of refusal or conditional acceptance of application for the registration of Geographical Indication, the Registrar shall record in writing and communicate to the applicant the grounds for such refusal or conditional acceptance and material used by him in arriving at the decision.

Publication and Registration
11-. (1) When an application has been accepted absolutely or with limitations, the Registrar shall immediately publish it in the Geographical Indication Journal in such manner as may be prescribed for inviting opposition against its registration.
(2) If no opposition is received within ninety (90) days of date of publication, The Registry shall register the Geographical Indication by entering it in the Register as provided in subsection (1) of section 23. A certificate of Registration to the applicant shall be issued in prescribed manner.

Opposition
12-. (1) Within the time period as provided in sub section 11(2), any interested person may oppose the registration of Geographical Indication to the Registry.
(2) The Registrar shall notify the applicant of the opposition in writing. The applicant shall submit a counter-statement within prescribed time from the notification date.
(3) The Registrar shall notify its decision and the reason for its decision to the applicant and the opponent.
(4) An appeal against the decision of the Registrar may be lodged in the High Court by the applicant or opponent within ninety (90) days from the date of communication of decision to the parties.
(5) The Registry shall prescribe detailed proceedings to carry out the opposition.

Grounds for Opposition
13-. (1) The grounds for opposing the registration of a Geographical Indication are as follows:
   (a) Non-compliance with the definitions relating to Geographical Indication under subsection (1)(g) of section 2 of this Bill.
   (b) The Geographical Indication is unregister able under section 5 of this Bill.
   (c) The entitlement to the right of application provided in section 6(1) belongs to another person or entity;
(d) The control mechanism required under section 19, section 21 is not property provided;
(2) The opposition on ground under subsection (1)(c) can only be filed by those who have rights
to apply under Section 6.

CHAPTER V
REGISTRATION OF FOREIGN GEOGRAPHICAL INDICATION

Requirements for the Registration of Foreign Geographical Indication
14-. (1) A Geographical Indication of a foreign country shall be registered in Pakistan as long
as it is registered in accordance with the local legislation in its country of origin;
(2) The Registry shall not allow the registration of a foreign Geographical Indication which
is not or has ceased to be protected in its country of origin or which has fallen into disuse
in that country;
(3) The application for registration of foreign Geographical Indication shall be made at the
Registry by legal representative.

Procedure for Foreign Geographical Indication Registration
15-.(1) Provisions defined in section 5, section 6, section 7, section 10, and Section 11, section
12 and section 13 of this Bill shall be applied to the Foreign Geographical Indication
registration procedure.
(2) During the registration procedure, the Registry may require the applicant to submit any
information related to registration in the country of origin which may affect its registration in
Pakistan.

CHAPTER VI
USE OF GEOGRAPHICAL INDICATION AND AUTHORIZED USERS

Use of Geographical Indication
16-. (1) When Geographical Indication has been registered for any particular product, the
producers of such product who have entered in the Register as authorized users, are entitled to use
the Registered Geographical Indication for goods, subject to compliance with product
specification.
(2) The use of Registered Geographical Indication incudes applying it on products, packages,
advertising material, and any other document related to registered Geographical products.

National Logo for Certifying Geographical Indication Products
17-. (1) The Registry shall establish a National Geographical Indication logo to certify all
Geographical Indication products registered in Pakistan.
(2) National Geographical Indication logo along with registered name of product and any other
mark and detail shall appear on the label of marketed products in a prescribed manner.

Registration as Authorized User
18-. (1) Any person claiming to be producer of product for which Geographical Indication has been registered may apply to the Registrar in prescribed manner for registering him as “Authorized user” of such Geographical Indication.
(2) The registration as authorized user shall be for a period of ten years and renewable after every ten years, with prescribed terms and conditions.

CHAPTER VII
CONTROL MECHANISM FOR COMPLIANCE WITH THE PRODUCT SPECIFICATION

19-. (1) The use of Registered Geographical Indication by the authorized users shall be subject to compliance with the product specification entered in the Register.
(2) The applicant may nominate a certification body to certify the compliance of registered Geographical Indication products with the product specification, if necessary.
(3) The cost of such verification of compliance with the product specification may be borne by the authorized users that are subject to these control. The registered proprietor or government may also contribute to these costs.
(4) The Registry shall make public the name and address of certification bodies as referred in subsection (2) in a prescribed manner.
(5) The Registry shall oversee the efficiency of the certification bodies. In case of inefficiency, the Registry is authorized to deny the certification of a body by outlining the evidences in writing and may direct the registered proprietor to select a new certification body.

Control Mechanism
20-.(1) The certification bodies in consultation with the Proprietor and the Registry shall devise detailed control mechanism including scope, frequency, and procedures of control activities and penalties to ensure the compliance of Geographical Indication Products with the product specification.
(2) The certification bodies shall submit their reports regarding the detail of certified authorized users, quantities, measures taken and any other information after such time period as may be prescribed.
(3) In case of non compliance, the certification body may recommend to the Registry, temporary or definitive suspension of use of Registered Geographical Indication for an authorized user with terms and conditions as may be prescribed.
(4) The Registry may approve the suspension under subsection (3) after such investigation and scrutiny as prescribed.
(5) The decision of the Registry shall be published and communicated to the certification body, authorized user and the Proprietor.
(6) The Proprietor shall comply the decision and report the implementation to the Registry.
(7) An appeal against the decision of the Registrar may be lodged at High Court within ninety (90) days of communication of decision to the authorized user.
Characteristics of a Certification Body
21.- (1) The certification body shall be technically competent and impartial public or private body registered in Pakistan.
(2) The certification body shall be accredited in accordance with ISO/IEC-65 (general requirement for bodies operating product certification system) and any other standard as may be prescribed and updated from time to time.
(3) Accreditation referred in sub section shall be performed by Pakistan National Accreditation Council (PNAC).
(4) The Foreign certification bodies that certify the Geographical Indication Products of foreign countries should be accredited in accordance with international standards as may be prescribed and updated from time to time.

CHAPTER VIII
REVOCATION OF REGISTERED GEOGRAPHICAL INDICATION

22.- (1) The Registrar may on his own motion, or on application by any interested person may revoke the registration of a Registered Geographical Indication on following grounds;
(a) Where Registered Geographical Indication is no longer used;
(b) Compliance with product specification is no longer ensured;
(c) Where proved the conditions for protection specified in subsection (1) (g) of section 2, section 5, section 7 of this bill are not fulfilled; and
(d) Where proved that entitlement to the right of proprietorship under Section 6 actually belongs to another natural or legal person.
(2) An application for cancellation may be made by an interested party to the Registrar, except that:
(a) if proceedings concerning the Geographical Indication in question are pending in the High Court or Intellectual property Tribunal, the application shall be made to the High Court or, as the case may be, the Intellectual Property Tribunal; and
(b) in case the application is made to the Registrar, he may at any stage of the proceedings refer the application to the High Court or Intellectual Property Tribunal
(3) An appeal against the decision of Registrar may be lodged at High Court within ninety (90) of date of communication of decision to the Proprietor.
(4) The detailed proceeding for cancellation cases shall be prescribed in Rules under this Bill

CHAPTER IX
REGISTER OF REGISTERED GEOGRAPHICAL INDICATIONS AND ITS RECTIFICATION

Register of Registered Geographical Indication
23.- (1) For the purposes of this Bill, a record called the “Register of Geographical Indications” shall be established and kept at the Registry wherein shall be entered Registered Geographical
Indications, product specification, names and addresses of proprietors and authorized users, control bodies and such other matters related to Registered Geographical Indication as may be prescribed.

(2) Subject to the provisions of this Bill and Rules, certified copies, sealed with the seal of the Registry, of any entry in the Register shall be given to any person on request in prescribed manner.

**Rectification of Register**

24-. (1) The Registrar may, on request by an interested person may:
   (a) rectify an error in any entry of the Register;
   (b) enter any change in name, addresses or description of Registered proprietor, authorized user or certification body.

(2) the Proprietor may request for amendment in product specification in prescribed manner, in particular in response to scientific and technical developments, or to redefine the Geographical area.

(3) The application referred in sub section (2), when involves substantial amendments to product specification, procedures laid down in Section 10 and Section 11 and section 12 shall be followed.

(4) For minor amendments, the Registrar may decide to approve the amendment of product specification without following the procedures referred in Subsection (3).

(5) All amendments and rectifications in the Register shall be published as may be prescribed.

**CHAPTER X**

**EFFECT OF REGISTRATION**

**Rights Conferred by Registration of Geographical Indication**

25-. (1) A Registered Geographical Indication shall grant:
   (a) Right to the proprietor and authorized users to initiate proceeding against infringers and counterfeiters, and obtain relief as provided in this Bill;
   (b) An exclusive right to the authorized users to use the Geographical Indication in relation to products for which it is registered, subject to compliance with the product specification.

(2) The rights conferred under subsection (1) shall not be transferable.

(3) No person shall be entitled to institute any proceeding for the infringement of unregistered Geographical Indication under this Bill.

(4) Nothing in this Bill shall affect the right of action against any person for passing off goods and any remedies thereof.

**Scope of Protection**

26-. (1) In Pakistan, Registered Geographical Indications shall be protected against any:
   (a) Direct or indirect commercial misuse of a registered Geographical Indication in respect of identical or comparable goods to those of the registered Geographical Indication
where the misuse benefited or would benefit from the reputation of the Geographical Indication;
(b) unauthorized use, imitation, translation of the Geographical Indication even if the true origin of the goods is accompanied by the expression such as “style”, “type”, “method”, “manner”, “imitation”, or translations of such expressions, or of similar expressions likely to mislead the public;
(c) Any usage in respect of dissimilar products which exploits the reputation of registered Geographical Indication;
(d) false or misleading Indication as to origin, nature, or specific quality of the goods appearing on packaging, or in advertising materials or on other documents concerning the goods that are likely to mislead its origin; and
(e) Any other practice liable to mislead the consumer as to the origin of the product.
(2) When Registered Geographical Indication contains a generic name of product, the use of generic name shall not fall within the scope of subsection (1)(a)-(e).

Duration of Protection
27-. The registration of Geographical Indication shall be for ten years from the date of the filing of the application, and renewable after every ten years in a prescribed manner, provided that its registration is not cancelled under this Bill.

CHAPTER XI
INTERACTION BETWEEN TRADEMARK AND GEOGRAPHICAL INDICATION

28-. (1) Where a Geographical Indication is registered under this Bill, an application for a Trademark consisting or containing of Geographical Indication for the same type of products, use of which contravenes the Section 26(1) shall be refused, if the application for trademark is submitted after the date of submission of Geographical Indication application.
(2) The trademarks registered in breach of subsection (1) shall be invalidated suo moto by the Registrar Trademarks or on the request of an interested party.
(3) A Trademark containing or consisting of Geographical Indication, the use of which contravenes the Section 26(1), which have been applied for, registered, or established by use under Trademark Ordinance, 2001 in good faith before the Registered Geographical Indication was protected in its country of origin or before the coming in effect of this Bill, may continue to be used. In such cases Trademark and Geographical Indication shall be allowed to coexist.
CHAPTER XII
OFFENCES, PENALTIES AND PROCEDURES

29.- (1) Any person who causes any offense mentioned under section 26(1) shall be liable to imprisonment for minimum of one year and may extend to five years and fine of minimum one million which may extend to five million rupees.

(2) In all legal proceedings related to a Geographical Indication under this Bill, the fact that a person is registered as an authorized user of a Geographical Indication shall be prima facie evidence of his being so authorized.

Offences by companies
30.- (1) If the person committing an offence under this Ordinance is a company, the company as well as every person in charge of, and responsible to, the company for the conduct of its business at the time of the commission of the offence shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly;

Provided that nothing contained in this sub-section shall render any such person liable to any punishment if he proves that the offence was committed without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or that the commission of the offence is attributable to any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

Implementation of the Provisional Measures and Border Measures
31.- The provisions of the provisional measures and border measures as prescribed in the “Trade Marks Ordinance, 2001 shall be also applied for geographical indications.

CHAPTER XIII
MISCELANEOUS

Adaptation of Classification of Goods
32.- For the purpose of this Bill, the Registrar shall use the classification of goods as may be prescribed.
Conversion of Application
33.- At any time within one year from the commencement of this Bill, an application for registration of Trademark under Trade Marks Ordinance 2001, may upon payment of prescribed fee, be converted to an application filed under this Bill provided that such application fulfills the condition of sub-section 1 (g) of section 2.

Fee Determination and Collection
34.- The Organization shall prescribe a schedule of fee and charges for services rendered to the applicants and the public or as otherwise required under this Bill. Any fee collected under this Bill or the rules shall be deposited in the Organization Fund.

Power to make Rules
35.- The Organization with approval of the Federal Government, by notification in the official Gazette, may make rules to carry out the provisions of this Act.

Power to make Regulations
36.- The Organization with the approval of the Board, by notification in the official Gazette may make regulation to carry out the provisions of this Act.

Power to Remove Difficulties
37.- If any difficulty arises in giving effect to the provisions of this Bill, the Federal Government may, by notification in the official Gazette, make such provisions not inconsistent with the provisions of this Bill as may appear to be necessary for removing the difficulty.

Provided that no order shall be made under this section after the expiry of five years from the commencement of this Bill.

Repeal and Savings
38.- (1) Clause (xix) of Section 2 of the Trade Marks Ordinance, 2001 is hereby repealed.

(2) Any Geographical Indication registered as collective mark or a certification mark, under section 82 or section 83 read with section 3 of Schedule-I or section 3 of Schedule-II, respectively, under the Trademark Ordinance, 2001 shall be deemed to have been registered under this Bill.

(a) the name of the association of persons and the irrespective office address;
(b) the object of the association;
(c) the details of members;
(d) the conditions for membership and relation of each member with the group;
(e) the persons authorized to use the mark and the nature of control the applicant exercise over the use of the collective mark;
(f) the conditions governing use of the collective mark, including sanctions;
(g) the procedure for dealing with appeals against the use of the collective mark; and
(h) such other particulars as may be called for by the Registrar.
TRADEMARK REGISTRATION PROCESS IN PAKISTAN

1. TRADEMARK APPLICATION
   - Approximately 10 days
   - ISSUANCE OF OFFICIAL RECEIPT

2. EXAMINATION/HEARING
   - Around 12 months
   - RESPONSE
     - RESPONSE ACCEPTED?
       - No
       - Yes

3. ACCEPTANCE
   - Around 15 Months
   - Advertisement in TM Journal (Opposition Period 2 months)

4. PAYMENT OF REGISTRATION FEE
   - Around 6 Months
   - REGISTRATION