

# World of Business



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**Mahratta Chamber of Commerce, Industries and Agriculture**

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## Customs

[TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II,  
SECTION 3, SUB-SECTION (i)]

GOVERNMENT OF INDIA  
MINISTRY OF FINANCE  
DEPARTMENT OF REVENUE  
(CENTRAL BOARD OF INDIRECT TAXES AND CUSTOMS)

Notification No. 64/2021-Customs (N.T.)

New Delhi, the July 30<sup>th</sup>, 2021

G.S.R. (E) - In exercise of the powers conferred by section 157, read with sections 30, 30A, 41, 41A, 53, 54, 56, sub-section (3) of section 98 and sub-section (2) of section 158 of the Customs Act, 1962 (52 of 1962), the Central Board of Indirect Taxes and Customs hereby makes the following regulations further to amend the Sea Cargo Manifest and Transhipment Regulations, 2018, namely: -

1. Short title and commencement. - (1) These regulations may be called the Sea Cargo Manifest and Transhipment (Sixth Amendment) Regulations, 2021.  
  
(2) They shall come into force on the date of their publication in the Official Gazette.
2. In the said regulations, in regulation 15,-  
  
(a) in sub-regulation (2), for the words, figures and letters, "till 31<sup>st</sup> July 2021", the words, figures and letters, "till 31<sup>st</sup> August, 2021" shall be substituted.

[F. No. 450/58/2015- Cus IV(Pt)]



(Manish Kumar Choudhary)  
Under Secretary to the Government of India

**Note:** The principal regulations were published in the Gazette of India, Extraordinary, Part II, Section 3 Sub-section (i) vide number G.S.R. 448(E), dated the 11<sup>th</sup> May, 2018 and were last amended vide notification No. 61/2021-Customs (N.T), dated the 23<sup>rd</sup> July, 2021 vide number G.S.R. 504 (E), dated the 23<sup>rd</sup> July, 2021.

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GOVERNMENT OF INDIA  
MINISTRY OF FINANCE  
(DEPARTMENT OF REVENUE)  
(CENTRAL BOARD OF INDIRECT TAXES AND CUSTOMS)

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**Notification No.65/2021 - Customs (N.T.)**

New Delhi, dated the 5<sup>th</sup> August, 2021  
14 Shrawana 1943 (SAKA)

In exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and in supersession of the Notification No.59/2021-Customs(N.T.), dated 15<sup>th</sup> July, 2021 except as respects things done or omitted to be done before such supersession, the Central Board of Indirect Taxes and Customs hereby determines that the rate of exchange of conversion of each of the foreign currencies specified in column (2) of each of Schedule I and Schedule II annexed hereto, into Indian currency or *vice versa*, shall, with effect from 6<sup>th</sup> August, 2021, be the rate mentioned against it in the corresponding entry in column (3) thereof, for the purpose of the said section, relating to imported and export goods.

SCHEDULE-I

Sl. No.	Foreign Currency	Rate of exchange of one unit of foreign currency equivalent to Indian rupees	
		(a)	(b)
(1)	(2)	(3)	
		(For Imported Goods)	(For Exported Goods)
1.	Australian Dollar	56.15	53.75
2.	Bahraini Dinar	203.30	190.85
3.	Canadian Dollar	60.35	58.20
4.	Chinese Yuan	11.65	11.30
5.	Danish Kroner	12.05	11.60
6.	EURO	89.45	86.30
7.	Hong Kong Dollar	9.70	9.35
8.	Kuwaiti Dinar	255.60	239.35
9.	New Zealand Dollar	53.75	51.35
10.	Norwegian Kroner	8.55	8.25
11.	Pound Sterling	104.90	101.40
12.	Qatari Riyal	21.05	19.75

13.	Saudi Arabian Riyal	20.45	19.20
14.	Singapore Dollar	55.90	54.00
15.	South African Rand	5.35	5.00
16.	Swedish Kroner	8.75	8.45
17.	Swiss Franc	83.45	80.20
18.	Turkish Lira	9.05	8.50
19.	UAE Dirham	20.85	19.60
20.	US Dollar	75.10	73.40

## SCHEDULE-II

Sl. No.	Foreign Currency	Rate of exchange of 100 units of foreign currency equivalent to Indian rupees	
		(a)	(b)
(1)	(2)	(3)	
		(For Imported Goods)	(For Export Goods)
1.	Japanese Yen	68.95	66.45
2.	Korean Won	6.70	6.30

[F.No. 468/01/2021-Cus.V]

(Bullo Mamu)  
Under Secretary to the Govt. of India

[TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION (i)]

GOVERNMENT OF INDIA  
MINISTRY OF FINANCE  
(DEPARTMENT OF REVENUE)

Notification No. 43/2021 -Customs (ADD)

New Delhi, the 9<sup>th</sup> August, 2021

G.S.R.---(E).- – Whereas, in the matter of “Phthalic Anhydride” (hereinafter referred to as the subject goods), falling under tariff item 2917 35 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the Customs Tariff Act), originating in, or exported from China PR, Indonesia, Korea RP and Thailand (hereinafter referred to as the subject countries) and imported into India, the designated authority in its final findings *vide* notification No. 6/16/2020-DGTR, dated the 19<sup>th</sup> May, 2021, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 19<sup>th</sup> May, 2021, has come to the conclusion that-

- (i) the product under consideration has been exported at a price below normal value, thus resulting in dumping,
- (ii) the domestic industry has suffered material injury,
- (iii) there is causal link between dumping of product under consideration and injury to the domestic industry,

and has recommended imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from the subject countries and imported into India, in order to remove injury to the domestic industry.

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under the tariff item of the First Schedule to the Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4), exported from the countries as specified in the corresponding entry in column (5), produced by the producers as specified in the corresponding entry in column (6), and imported into India, an anti-dumping duty at the rate equal to the amount as specified in the corresponding entry in column (7), in the currency as specified in the corresponding entry in column (9) and as per unit of measurement as specified in the corresponding entry in column (8) of the said Table, namely: -

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Table

S.No.	Tariff item	Description of subject goods	Country of origin	Country of export	Producer	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1.	29173500	Phthalic Anhydride	China PR	Any country including China PR	Any	40.08	MT	US\$
2.	29173500	Phthalic Anhydride	Any country other than Indonesia, Korea RP and Thailand	China PR	Any	40.08	MT	US\$
3.	29173500	Phthalic Anhydride	Indonesia	Any country including Indonesia	P.T. Petrowidada	59.83	MT	US\$
4.	29173500	Phthalic Anhydride	Indonesia	Any country including Indonesia	Any other	90.11	MT	US\$
5.	29173500	Phthalic Anhydride	Any country other than China PR, Korea RP and Thailand	Indonesia	Any	90.11	MT	US\$
6.	29173500	Phthalic Anhydride	Korea RP	Any country including Korea RP	Aekyung Petrochemical	41.26	MT	US\$
7.	29173500	Phthalic Anhydride	Korea RP	Any country including Korea RP	Hanwha Solution Corporation	41.64	MT	US\$

8.	29173500	Phthalic Anhydride	Korea RP	Any country including Korea RP	Any other	140.17	MT	US\$
9.	29173500	Phthalic Anhydride	Any country other than China PR, Indonesia and Thailand	Korea RP	Any	140.17	MT	US\$
10.	29173500	Phthalic Anhydride	Thailand	Any country including Thailand	Continental Petrochemicals Co Limited	63.06	MT	US\$
11.	29173500	Phthalic Anhydride	Thailand	Any country including Thailand	Any other	134.91	MT	US\$
12.	29173500	Phthalic Anhydride	Any country other than China PR, Korea RP and Indonesia	Thailand	Any	134.91	MT	US\$

Provided that in respect of goods originating in or exported from Korea RP where duty of customs leviable under First Schedule to the Customs Tariff Act (hereinafter referred to as the said customs duty) is paid in accordance with notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 152/2009-Customs, dated the 31<sup>st</sup> December, 2009, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) *vide* number G.S.R. 943 (E), dated the 31<sup>st</sup> December, 2009, the anti-dumping duty under this notification shall apply in such cases where the said customs duty is less than the amount indicated in Column 7 of the table above and in such cases, the anti-dumping duty imposed under this notification shall be equal to the difference between the said amount and the said customs duty.

2. The anti-dumping duty imposed under this notification shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette and shall be payable in Indian currency.

*Explanation.* - For the purposes of this notification, rate of exchange applicable for the purpose of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

[F.No. CBIC-190354/122/2021-TO(TRU)-CBEC]

(Rajeev Ranjan)

Under Secretary to the Government of India

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## Foreign Trade

Government of India  
Ministry of Commerce & Industry  
Department of Commerce  
Directorate General of Foreign Trade

Trade Notice No. 13 /2021-22

Dated: 4<sup>th</sup> August, 2021

To,

Members of Trade and Industry who have availed ROSCTL Scrips  
All Customs Authorities  
All Regional Authorities (RAs) of DGFT  
EPCs/ FIEO

**Subject :- Uploading of e-BRC by 15.09.2021 for shipping bills with LEO upto 31.03.2020 on which RoSCTL scrip has been claimed from DGFT RAs**

Attention of the trade and industry members is brought to the Para 4.96 (d) of Public Notice 58 dated 29.01.2020 wherein it has been stipulated that under RoSCTL, the rebate allowed is **subject to the receipt of sale proceeds within time** allowed under the Foreign Exchange Management Act, 1999 failing which such rebate shall be deemed never to have been allowed. Action under the FT (D&R) Act, 1992 may be taken by the Regional Authorities for repayment of erroneous or excess paid RoSCTL.

2. As per RBI guidelines, it is expected that all shipping bills prior to 31.03.2020 would have their export proceeds realized by now. However, it is noticed that for RoSCTL shipping bills with LEO upto 31.03.2020, there are a significant number of cases where corresponding e-BRCs have not been uploaded in the DGFT's online e-BRC repository, as a proof of export proceeds realization.

3. In this context, all IECs/firms, who have been issued scrips under RoSCTL for shipping bills upto 31.03.2020, are requested to get the related e-BRCs uploaded in the DGFT portal by their AD banks latest by **15.09.2021**, failing which action as per para 4.96 of HBP, as notified vide PN 58 dated 29.01.2020 would be initiated by the jurisdictional RAs.

4. This is issued with the approval of competent authority.



(Dr. Praveen Kumar)  
Deputy Director General of Foreign Trade

Government of India  
Ministry of Commerce and Industry  
Department of Commerce  
Directorate General of Foreign Trade  
Udyog Bhawan, Maulana Azad Road, New Delhi-110011  
Policy - IV Division

Trade Notice 14 / 2021-22

Date: 04 August 2021

To,

1. All Advance Authorisation Holders/EPCG Authorisation Holders/ Other Members of Trade
2. DGFT Regional Authorities
3. Export Promotion Councils

**Subject: Online Procedure for transfer of Advance Authorisation/EPCG Authorisation in case of amalgamation/de-merger/acquisition etc. -reg**

In continuation to Public Notice 34/2015-2020 dated 24.12.2020, it is stated that in case of amalgamation/de-merger/acquisition/insolvency the export obligation(s)/contingent liability(s) are required to be transferred from the earlier entity to the new entity as required under the related laws and rules on the amalgamation/de-merger/acquisition/insolvency process.

2. An online procedure is accordingly being notified to provide for online filing and transfer of Advance Authorization(s) and EPCG Authorisation(s) from the earlier entity to the new entity(s). The detailed steps are presented as follows for perusal -

(i) Applicant would request for amalgamation/de-merger/ acquisition of IEC by navigating to DGFT Website --> Services --> IEC Profile Management --> 'Request for Merger/De-merger'. The given process is implemented as per Public Notice 34/2015-2020 dated 24.12.2020

(ii) Post approval of the given IEC request, the firm may apply for amendment of each of their AA/EPCG authorizations separately. The request may be submitted on the DGFT Website --> Services --> AA (or EPCG) --> Transfer of Authorisation

(iii) The request for amendment of the Authorisation(s) would be auto-submitted to the concerned jurisdictional RA from the which the Authorisation was issued.

(iv) On approval of the request the given authorization would be amended and updated details would be transmitted electronically to Customs.

(v) For EPCG authorizations, for the Annual Average Export Obligation (AEO) mentioned on EPCG authorizations, Company A (EPCG authorization holder merging

into Company B) the AEO of new entity = AEO of Company A + AEO of company B based on date of merger.

(vi) For the purpose of AEO of company B, firm would be required to submit Chartered Accountant Certificate (CAC) to the concerned RA as part of the online amendment request.

(vii) S/Bs and B/Es under the earlier IEC would be available under Bills Repository of the new IEC during the authorization closure process.

3. Difficulties, if any, in implementation of these provisions may please be brought to the notice of this Directorate immediately. For guidance on these new processes, the Help manual & FAQs may be accessed on the DGFT Website -- > Learn -- > 'Application Help & FAQs'. For any further assistance you may utilize any of the following channels –

- i. Raise a ticket through the DGFT Helpdesk service under Services -- > 'DGFT Helpdesk Service'
- ii. Call the toll-free Helpdesk number
- iii. Send an email to the Helpdesk on dgftedi@gov.in

4. This issues with the approval of the Competent Authority.



(Vijay Kumar)

Additional Director General of Foreign Trade

(Issued from File No. 01/94/180/37/AM21/PC-4)

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भारत सरकार  
वाणिज्य एवं उद्योग मंत्रालय  
Ministry of Commerce & Industry  
विदेश व्यापार महानिदेशालय  
Directorate General of Foreign Trade  
Export Cell/निर्यात परकोष्ठ

उद्योग भवन, नई दिल्ली-110011

दिनांक: 09 अगस्त 2021

**Trade Notice No.15/2021-22**

To

1. All Members of the Trade
2. All DGFT RAs
3. All Custom Authorities

**Subject: Procedure and Criteria for submission and approval of applications for export of Diagnostic Kits and their components/laboratory reagents**

Reference is invited to DGFT Notification No.09 dated 10.06.2020 restricting the export of Diagnostic Kits/Laboratory Reagents/Diagnostic Apparatus.

2. The quota for export of the following types of diagnostic kits and their components/laboratory reagents has been fixed for the month of July, August and September, 2021 as below:

S.No	Item Description	Quantity
1.	RT-PCR Kits( COVID/Non-COVID)or its component elements (Probe Specific for Covid-19, Primers specific for Covid-19 Reverse Transcriptase Enzyme and Deoxy Nucleotide Triphosphate) exported as part of a kit or individually	<b>2504 Lakh Kits</b>
2.	RNA Extraction Kits or its component elements (Silicone Columns, Poly Adenylic Acid or Carrier RNA, Proteinase K, Magnetic Stands, Beads) exported as part of a kit or individually	<b>886 Lakh Kits</b>
3.	VTM Kits or its component elements (15 ml Falcon Tube or Cryovials, Sterile synthetic fibre swabs (Nylon, polyester, Rayon or Dacron) exported as part of a kit or individually	<b>1700 Lakh Kits</b>

...2/-

-2-

3. Exporters are requested to apply for export license by filing applications online through DGFT's ECOM system for Export authorizations (Non-SCOMET Restricted items) – Please refer **Trade Notice No.50 dated 18.03.2019 and Trade Notice No.03/2021-22 dated 10.05.2021**. There is no need to send any hard copy of the application via mail or post.

4. Online applications for export of “Diagnostic Kits (VTM/RNA Extraction kits/RT-PCR Kits) or their components/laboratory reagents” for the above quantities may be applied from **10<sup>th</sup> August to 17<sup>th</sup> August, 2021**.

5. All the applications will be examined as per the Para 2.72 of Handbook of procedures.

6. Validity of the export license will be for 6 months only.

7. The following eligibility criteria will be applicable for consideration of applications:

- Documentary proof of manufacturing “VTM/RNA Extraction kits/RT-PCR Kits.
- The documents to be submitted may include the following:
  - **Copy of Purchase order/Invoice**
  - **Copy of IEC**
  - **Undertaking duly signed by the authorized signatory in the company letter head to be submitted by the manufacturer certifying that as on date, all domestic commitments/orders have been fulfilled.**

8. All the documents must be duly self-attested by the authorized person of the firm.

9. All the relevant documents as specified above must be submitted along with the application to verify the eligibility criteria. Incomplete applications will not be considered for any allocation. Any application received through email or submitted outside the timeline specified will not be considered.

10. This issues with the approval of Competent Authority



**(Nitish Suri)**

Deputy Director General of Foreign Trade  
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(Issued from File No. 01/91/180/21/AM20/EC/E-21933)