

BAHRAIN**KGT CO. W.L.L.**

Manama, Bahrain

Tel. : 17232799

Fax : 17232796

E-mail : kgtbah@batelco.com.bh

Contact : Mr. Anand V.C.

Business Operation Manager

Products : INDUSTRIAL MACHINERIES AND TOOLS, MATERIAL HANDLING PRODUCTS-HYDRAULIC / ELECTRICAL / PNEUMATIC / MECHANICAL

METROMOT TRADING & INTERNATIONAL AGENCIES

P. O. Box 437, Manama, Bahrain

Tel. : 17811414 / 39454654

Fax : 17811484

E-mail : vimalchand@metromot.com

info@metromot.com

Contact : Mr. Vimal Chand

Marketing Manager

Products : INDUSTRIAL CHEMICALS, ELECTRICALS, FURNITURE, TILES AND ALLIED BUILDING MATERIALS.

COTE D'IVOIRE**ENTREPRISE N'TOBENI**

Tel./Fax : (225) 22415800

Mobile : (225) 01690042

E-mail : beniackah07@yahoo.fr

Contact : Mr. Beni Israel Acka

Manager

Products : COFFEE, COCOA, CASHEW, COCONUT, COPRAH, MAIZE,

SHEA

BUTTER, HONEY, SESAME, EDIBLE OILS, ETC.

PHARMADIS

08 BP 909 Abidjan 08

Cote D'Ivoire

Tel./Fax : (225) 22476083

Mobile : (225) 07085857

E-mail : pharmadis2000@yahoo.fr

Contact : Mr. Loko Brice

General Manager

Products : ANTI-MALARIA PHARMACEUTICALS**MALAYSIA****NATIONAL FEEDLOT CORP. SDN. BHD**

3A 01, Block A, Phileo Damansara 1

No. 9, Jalan 16/11 Off Jalan Damansara

Petaling Jaya, Selangor

E-mail : paulkhoo@nfc.com.my

Contact : Mr. Paul Khoo

Products : FROZEN BUFFALO MEAT.**MARIAM COLD STORAGE**

Public Market, Segamat, Johore

Tel. : 07 931 1519, 07 943 4875

H/P : 012 730 1190

E-mail : fadzilah-p@boitropicsmalaysia.com

Products : MEAT-BUFFALO, SHEEP, GOAT.**SAUDI ARABIA****AL YOUSIF GOLDEN FACTORY**

P. O. Box 8636

Dammam 31492, Saudi Arabia

Tel. : 009663-8473650

Fax : 009663-8473510

Mobile : 567270000

E-mail : moustafa.hussein@hotmail.com

Contact : Mr. Mustafa Hussain Mahmoud

General Manager

Products : MACHINERY FOR PLASTICS.**EAST SAUDI CONTRACTING EST. (ESCO)**

Al Khobar 31952

Fax : 03-8677966

Contact : Mr. Ali

Products : MASKING TAPE MAKING MACHINES AND RAW MATERIALS.

AL SUWAIDI SERVICES CO.

P. O. Box 4973

Al Khobar 31952

Tel. : 03-8981050

Fax : 03-8983220
 Contact : Mr. Rohit Castellino
Products : RICE.

AL-HARBI TRADING & CONTRACTING CO. LTD.

P. O. Box 5760
 Riyadh 11483
 Tel. : 01-4775252* 318
 Fax : 01-4784559
 E-mail : bdm@albarbi.com.sa
 Contact : Mr. Talaat Bader
 Business Development Manager
Products : INTERESTED IN JOIN HAND WITH INDIAN COMPANIES IN EXECUTING VARIOUS PROJECTS IN SAUDI ARABIA

ALI, IBRAHIM & ABDULAZIZ CO.

P. O.Box 3254
 Al Ahsa Hofuf
 Tel. : 03-5822362
 Fax : 03-5861001
 Contact : Mr. Abdulaziz Bokhamsen
Products : TEXTILE.

SAUDI ARABIAN RAILWAY ORGANIZATION

P. O. Box 36, Dammam 31421
 Fax : 00966-3-8271130
 E-mail : sro@sro.org.sa
 Contact : The President
Products : RAILWAY PRODUCTS AND SERVICES.

RIYADH CHAMBER OF COMMERCE & INDUSTRY

Riyadh
 E-mail : ajmim@rdcci.org.sa
 Contact : Mr. Mansour Sh. Al Ajmi
 Public Relation Dept.
Products : MANPOWER RECRUITMENT AGENCIES.

F. AL FASSAM CONT. EST.

P. O. Box 2735
 Riyadh 11417
 Tel. : 01-4933078 / 4916070
 Fax : 4912597
 Contact : Mr. Mohammed A.
Products : SOFTWARE.

MR SHOUKAT M. ALVI

Tel. : 01-4603004* 132
 Fax : 01-4603090
 E-mail : salvi@acssco.com
Products : PRINTING INK.

CHAMBER OF COMMERCE & INDUSTRY

Riyadh
 Fax : 4021103
 Contact : Mr. Abdullah Al Rashid
 Director-Correspondence Dept.
Products : GLASS AND HAIR OIL.

MKC

P. O. Box 3127
 Jeddah 21471
 Tel. : 02-2841393
 Fax : 02-4861847
 E-mail : jannadinh@gmail.com
 Contact : Mr. Nizar H. Jannadi
Products : RAW MATERIALS OF ANIMAL FOOD.

TURKEY

RITAS HOLDING

Araban You 2. Km, Caziantep Province/
 State : G. Antep, Turkey
 Zip Code : 27110
 Tel. : 90-342-3295000
 Fax : 90-342-3290971
 Website : http://www.ritas.com.tr
 Contact : Mr. Zekeriya GOK
Products : UNLAMINATED PP WOVEN FABRIC.

MAY DENTAL LTD.

847 Sokak No. 8 / Z-11 Konak
 Izmir, Turkey
 Zip Code : 35260
 Tel. : 90-232-4892300
 Fax : 90-232-4837369
 Mobile : 905323857985
 Website : http://www.maydental.com
 Contact : Mr. Mert Kumbuloglu
Products : CNC MILLING MACHINE FOR DENTAL APPLICATIONS.

ATESSONMEZ COMPANY GROUP

3 Industry Area in Baspinar 5th
 Street No. 3, Gaziantep, Turkey
 Zip Code : 27110

Tel. : 90-342-3379521
 Website : <http://www.elsasoap.com>
 Contact : Mr. Mesut Atessonmez
Products : ALL KIND OF SOAP MACHINES.

MEQAFITH INTERNATIONAL TRADE CO.

Altintepsi Mah. Okul Sok. No. 16
 Bayrampasa Province/State : Istanbul, Turkey
 Zip Code : 34035

Tel. : 90-212-4930255
 Fax : 90-212-5777833
 Website : <http://www.letpacific.com>
 Contact : Mr. Mehmet Kaynar
Products : PLAYWOOD.

MNC INTERNATIONAL LIGHTER AND TRADE CO. LTD.

Hurriyet Mah. E-5 Yolu Uzeri Sirinevler
 Istanbul, Turkey
 Zip Code : 34640

Tel. : 90-212-4524153
 Fax : 90-212-4524100
 Mobile : 0095336965505
 Website : <http://www.mnccompany.com>
 Contact : Mr. Emin Bozdogan
Products : A4 COPY PAPER.

CHYSM GIFTS CO. LTD.

Cevahir Sokak, Istanbul, Turkey
 Zip Code : 343456

Tel. : 90-212-5110808
 Fax : 90-212-5110598
 Mobile : 00905322723049
 Website : <http://www.leohediyelikesya.com>
 Contact : Mr. Levent Gurkan
Products : LAMP, FOGGY AQUARIUM, DECORATIVE.

KROMTEL

Merve Mah. Uzungol Cad No. 7
 Yenidogan, Istanbul Umraniye, Turkey
 Zip Code : 34791

Tel. : 90-216-5640800
 Fax : 90-216-5610210
 Mobile : 00905338100597
 Website : <http://www.kromtel.com.tr>
 Contact : Mr. Mehmet Murat Altinbas
Products : HIGH CARBON STEEL STRIP C-55, C-60, C-75.

DATASER LTD.

Bakirkoy-Istanbul, Turkey
 Zip Code : 34720
 Tel. : 90-212-5599672

Fax : 90-212-5599673
 Mobile : 905322311353
 Website : <http://www.dataser.net>
 Contact : Mr. Can Akkiris
Products : ELECTRICAL MATERIALS.

SPORSAN SPORTS EQUIPMENT CO. LTD.

Lvedik Organize Sanayii Genc Kardester
 Yapi Koop. 22, CAD. 1. Etap 21
 Blok Ostim, Ankara, Turkey
 Zip Code : 06370

Tel. : 90-312-8151144
 Fax : 90-312-8151143
 Mobile : 905323614986
 Website : <http://www.sporsan.com.tr>
 Contact : Mr. Ekrem Akdemir
Products : PE SYNTEHTIC YARN.

MECITOGLU DIS TICARET KITASIYE LTD. STI

Prof. Cemil Bilsel Cad. Pacaci Sk.
 No. 11 T. Kale Is Mrkz.
 Kat 2/46 Eminonu, Istanbul, Turkey
 Zip Code : 34134

Tel. : 90-212-5118151
 Fax : 90-212-5111612
 Mobile : 90-532-2830470
 Website : <http://www.mecitoglu.com>
 Contact : Mr. Hacı Mehmet Mecitoglu
Products : KNITTED MITTEN GLOVE.

ERDEMLER OTO SAN. TIC. LTD.

Yedpa Tic. Mrkz. G. Cad. No. 239/240
 Ya Yukari Dudullu, Istanbul, Turkey
 Zip Code : 81260

Tel. : 90-216-4710453
 Fax : 90-216-4710454
 Mobile : 90-532-7479875
 Website : <http://www.erdemlerauto.com>
 Contact : Mr. Karem Erdem
Products : FORKLIFT TAIL LIGHTS.

YIGITSAN COMPRESSOR A.S.

Universite Mah. Esenyhurt Yolu
 No. 30-Avcilar, Istanbul, Turkey
 Zip Code : 34500
 Tel. : 90-212-5099393

Fax : 90-212-5099400
 Mobile : 00905326742430
 Website : <http://www.yigitsan.com.tr>
 Contact : Mr. Osman Basimer
Products : AIR COMPRESSOR.

TEKNOFIL LIMITED

Ak Is Merkezi K. Dedre Cad.
 A. Menduh Sk. No. 1, Kat : 4 D : 33
 Hasanpasa / Kadikoy, Istanbul, Turkey
 Tel. : 90-216-4502023
 Fax : 90-216-4502024
 Website : <http://www.teknofillimited.com.tr>
 Contact : Mr. Necati Terzioz
Products : HYDRAULIC FILTRATION
 EQUIPMENT.

HAS-PA

Denizli Dortcesme Mevkii Ozcan Han
 No. 15, Denizli, Turkey
 Zip Code : 20100
 Tel. : 90-258-2639797
 Fax : 90-258-2614232
 Mobile : 00905322633373
 Website : <http://www.has-pa.com>
 Contact : Mr. Hasan Dabancali
Products : WEAVING MACHINES SPARE
 PARTS.

BARLA-NURALP TEXTILE LTD.

Arabayatagi Mah. Ankara Asfalti No. 289
 Bursa, Yildirim, Turkey
 Zip Code : 16270
 Tel. : 90-224-3681697
 Fax : 90-224-3684495
 Website : <http://www.barlapetrol.com>
 Contact : Mr. Mustafa Uslu
Products : KNITTED SOFA FABRICS,
 VELVET
 FABRIC.

**GULCEK TEXTIL BOYA APRE ORME
 INSAAT SANAYHI VE TICARET LTD. STI**

Yalcin Kores Caddesi Fidan Sokak No. 5
 Yenibosna, Istanbul, Turkey
 Zip Code : 34300
 Tel. : 90-212-5157450
 Fax : 90-212-5508501
 Website : <http://www.gulcektekstil.com.tr>
 Contact : Mr. Turan Kilinc
Products : POLAR FLEECE FABRIC.

IZMIR BRODE TEKSTIL

Istikbal Cad No. 132 Celebi Mah.
 Guzelbahce, Izmir, Turkey
 Tel. : 90-232-2342470
 Fax : 90-232-2340208
 Website : <http://www.izmirbrode.com>
 Contact : Mr. Meric Guven
Products : NON WOVEN WATER SOLUBLE
 FABRIC.

**GULCEK TEXTIL BOYA APRE ORME
 INSAAT SANAYHI VE TICARET LTD. STI**

Yalcin Kores Caddesi Fidan Sokak No. 5
 Yenibosna, Istanbul, Turkey
 Zip Code : 34300
 Tel. : 90-212-5157450
 Fax : 90-212-5508501
 Website : <http://www.gulcektekstil.com.tr>
 Contact : Mr. Turan Kilinc
Products : CIRCULAR KNITTING & WARP
 KNITTING FABRICS.

**RANA AGRICULTURE AND POULTRY
 CO. LTD.**

Musalla Baglar Mh. Elmali Cd.
 Guclu Sk., Konya, Turkey
 Zip Code : 42090
 Tel. : 90-332-2370516
 Fax : 90-232-2330280
 Website : <http://www.ranayumurta.com.tr>
 Contact : Mr. Mustafa Topcu
Products : EVAPORATIVE COOLING PADS.

**KOPRULU MAKINA HIRDAVAT SANAYI
 TICARET LTD. STI**

Yesillik Caddesi No. 515
 Karabaglar, Izmir, Turkey
 Zip Code : 35400
 Tel. : 90-232-2370987
 Fax : 90-232-2374204
 Website : <http://www.koprulumakine.com>
 Contact : Mr. Ersan Koprulu
Products : BASE MOUNTED COMPRESSOR
 (WITHOUT TANK).

SUZANA FOREIGN TRADE

Davutpasa Emintas Sanayi Sitesi No. 169
 Topkapi, Istanbul, Turkey
 Tel. : 90-212-6749826
 Fax : 90-212-6749827
 Website : <http://www.ronanmakina.com>
 Contact : Ms. Yasemin Gumus
Products : LABEL CUTTING MACHINE.

GURMAKSAN HYDRAULIC

Emintas Onur Sanayi Sitesi Maltepe

Yolu No. 55, Bayrampasa / Topkapi,
Istanbul, Bayrampasa, Turkey
Zip Code : 34900
Tel. : 90-212-6127033
Fax : 90-212-6129567
Website : <http://www.gurksan.com.tr>
Contact : Mr. Halil Ibrahim Ekmen
Products : ELECTROMAGNET SOLENOID.

**ALTIN GROUP IMPORT-EXPORT &
INTERNATIONAL TRADE CO. LTD.**

Kocaoglan Mah. Sehrekustu Sok No. 29
Sahinbey, gaziantep, Turkey
Zip Code : 27000
Tel. : 90-542-6076043
Fax : 90-342-2272627
Website : <http://www.altingrup.com>
Contact : Mr. Bilgin Hosukler
Products : CAR VENT AIR FRESHENER.

TUANASA

Davutpasa Cad. Emintas Sanayi
Sitesi No. 169, Istanbul, Turkey
Tel. : 90-212-6749826
Fax : 90-212-6749827
Website : <http://www.tuanasa.com>
Contact : Mr. Tuana Tuana
Products : WEAVING MACHINERY PARTS.

SUNEM DIS TIC LTD.

Gaziantep, Istanbul, Gzt, Turkey
Zip Code : 27060
Tel. : 90-539-8772700
Fax : 90-343-2153478
Mobile : 0090 539 8772700
Website : <http://www.dila-yarn.com>
Contact : Mr. Ihsan Aytekin
Products : PP YARN.

CETINCAN CO. LTD.

Bozkurt Cad No. 48 / A Kahramanlar
Alsancak, Izmir, Turkey
Tel. : 0090-232-4256200
Fax : 0090-232-4250203
Mobile : 00905326318600
Website : <http://www.yellowrockmotorcycle.com>
Contact : Mr. Tolga Can
Products : MOTORCYCLE HELMET.

**INAN TARIM ESSENTIAL OILS SPICES
DRY HERBS**

Guzelyurt Mah, Lara Cad,
224, Sok. No. Calkaya, Antalya, Turkey
Zip Code : 07100
Tel. : 90-242-4631092
Fax : 90-242-4631127
Website : <http://www.ecodab.com.tr>
Contact : Mr. Erkan Helvacı
Products : GLASS PIPETTES FOR GLASS
BOTTLES.

**GULCEK TEKSTIL BOYA APRE ORME
LTD. STI.**

Yalcin Kores Caddesi Fidan Sokak No. 5
Yenibosna, Istanbul, Turkey
Zip Code : 34300
Tel. : 90-212-5157450
Fax : 90-212-5508501
Website : <http://www.gulcektekstil.com.tr>
Contact : Mr. Turan Kilinc
Products : COTTON KNITTED FABRIC.

HAS-PA

Denizli Dortcesme Mevkii Ozcan Han
No. 15, Denizli, Turkey
Tel. : 90-258-2639797
Fax : 90-258-2614232
Mobile : 00905322633373
Website : <http://www.has-pa.com>
Contact : Mr. Hasan Dabancali
Products : WEAVING MACHINES PARTS.

SPORSAN SPORTS EQUIPMENT CO. LTD.

Ivedik Organize Sanayii Genc
Kardesler Yapi Koop. 22, Cad. 1
Etap 21, Blok Ostim, Ankara, Turkey
Zip Code : 06370
Tel. : 90-312-8151144
Fax : 90-312-8151143
Mobile : 90 532 361 49 86
Website : <http://www.sporsan.com.tr>
Contact : Mr. Ekrem Akdemir
Products : PE SYNTHETIC YARN.

**GIZIR AHSAP PROFIL SAN. VE TIC.
LTD. STI**

Haci Sabanci Organize, Adana, Turkey
Zip Code : 01350
Tel. : 90-322-3944340
Fax : 90-322-3943798
Mobile : 905343702687
Website : <http://www.gizirprofil.com.tr>
Contact : Mr. Khatereh Ghafoori

CHINA**NINGBO CIHENG IMPORT AND EXPORT CO. LTD.**

Room 216, Jiheng Business Building
No. 727 Suntang North Road, Cixi, China
Zip Code : 315300
Tel. : 0086-574-23616688
Fax : 0086-574-23616698
Contact : Mr. Tiger Huang
Products : HAND TOOLS, BEARINGS,
BICYCLE PARTS.

COTE D'IVOIRE**LATIF SERVICES**

Tel. : (225) 20323255
Fax : (225) 20323050
Mobile : (225) 03590400
E-mail : bertedaouda@yahoo.fr
Contact : Mr. Berte Daouda
Manager

Products : DRIED COCONUT.

IRAN**GASHTAMEHR TRADING CO.**

76, South Iranshahr Ave-Apt4
Tehran-15816, Iran
Tel. : 0098-21-88822723-88844951
Fax : 0098-21-22220427
Mobile : +98-912-349 95 35
E-mail : gashtamehr@morva.net
Contact : Mr. Mahmoud Giahi
Products : PARAFFIN WAX & OIL, SLACK
WAX, SULPHUR 99.8%.

MALAYSIA**POH HUAT FURNITURE SDN. BHD.**

PLO1, Lot 1, Jarak Industrial Area,
Mukim Sungai Raya, 84300
Bukit Pasir, Muar, Johore
Tel. : 06 985 9688
Fax : 06 985 9588
E-mail : kelvinlcs@gmail.com
Contact : Mr. Kelvin Lim
Products : FURNITURE.

AST MANAGEMENT SERVICES

No. 17-A, Jalan Daya 6,
Taman Daya, 52100
Kuala Lumpur
Tel. : 03 6272 8498
Fax : 03 6272 8499
E-mail : astman@po.jaring.my
Contact : Mr. Tay Siew Goek
Products : OPTICAL FRAMES.

TURKEY**DOLPHINA LTD. STI.-DOLHINA CHEMICAL**

Sultan Sanayi Sitesi D-2 Blok No. 11
Sultanbeyli / Istanbul, Turkey
Tel. : 90 216 592 95 70
Fax : 90 216 592 95 82
Website : <http://www.turkishexporter.net/all-companies/do/15637/>
Contact : Mr. Erdogan Tosun
Gen. Man. / Man. Pres.
Products : PRINTING INK FOR FLEXO
MACHINES, ROTOGRAVURE
MACHINES.

ONDER METAL MAKINA INSAAT**SAN. TIC. A.S.**

Horozluhan Mah. Selcuk
Cad. No. 191, Konya, Turkey
Tel. : +90 332 2494444
Fax : +90 332 2518973
Website : <http://www.turkishexporter.net/companies/?f=4671>
Contact : Mr. Ahmet Sertok
Products : METAL WORKING MACHINERY.

OZGULEC. MAK. SAN. VE DIS TIC. LTD. STI.

KOS Kirim Cad. Saricicek
Sk. No. 2, Selcuklu, Turkey
Tel. : +90 332 2391890
Fax : +90 332 2391895
Website : <http://www.turkishexporter.net/companies/?f=906>
Contact : Mr. Mustafa Gulec
Products : BUSHES, COUPLING, V PULLEY
SPZ, TIMING BELT PULLEY.

EXPORT & IMPORT PUBLIC NOTICES

NOTIFICATION NO. 20 (RE-2008)/2004-2009 **NEW DELHI, THE 1ST JULY, 2008**

S.O.(E) In exercise of power conferred by Section 5 of the Foreign Trade (Development and Regulation) Act, 1992 read with paragraph 1.3 of the Foreign Trade Policy, 2004-2009 the Central Government hereby amends Para 1.4 under Chapter-IA of the Foreign Trade Policy 2004-09 (as amended from time to time), as under :

2. After Para 1.4 Paa 1.4A shall be inserted in Foreign Trade Policy 2004-09, to read us :-

"The earlier Public Notices, Circular, Notifications or Decisions will also be deemed to be in force as if promulgated under the current policy to the extent they are not inconsistent with the provisions of the present policy and procedure."

3. This issues in public interest.

NOTIFICATION NO. 21 (RE-2008)/2004-2009 **NEW DELHI, THE 1ST JULY, 2008**

S.O.(E) In exercise of power conferred by Section 5 of the Foreign Trade (Development and Regulation) Act, 1992 (No. 22 of 1992) read with Para 1.3 of the Foreign Trade Policy, 2004-2009 (as amended from time to time), the Central Government hereby makes the following amendment in Foreign Trade Policy :

1. The following stands added at the end of paragraph 6.5 :-

"Whenever a unit is unable to export due to prohibition/restriction imposed on export of any product mentioned in LoP, the five year block period for calculation of NFE earnings may be suitably extended by BoA."

This issues in public interest.

NOTIFICATION NO. 22 (RE-2008)/2004-2009 **NEW DELHI, THE 3RD JULY, 2008**

S.O.(E) In exercise of power conferred by Section 5 read with Section 3(2) of the Foreign Trade (Development and Regulation) Act, 1992 (No. 22 of 1992) and also read with Para 1.3 and Para 2.1 of the Foreign Trade Policy, 2004-2009, the Central Government hereby makes the following amendments in the ITC (HS) Classifications of Export and Import items 2004-09, as amended from time to time :

2. With immediate effect, the entry at 46B in Table B under Schedule 2 of ITC (HS) Classifications of Export and Import, 2004-09, stands substituted as under :-

S. No.	Tariff Item HS Code No.	Unit	Item of Description	Export Policy	Nature of Restriction
46B	1005 1005 10 10	Kg.	Maize (Corn) Seed	Prohibited	Export shall not be permitted
	1005 90 00		Other		

2. The above prohibition/restriction shall remain in force till 15th October, 2008.

3. The transitional arrangements under Para 1.5 of the Foreign Trade Policy, 2004-09, as amended from time to time, shall not be applicable for export of the aforesaid items.

4. This issues in public interest.

NOTIFICATION NO. 23 (RE-2008)/2004-2009 **NEW DELHI, THE 8TH JULY, 2008**

S.O.(E) In exercise of powers conferred by Section 5 of the Foreign Trade (Development and Regulation) Act, 1992 (No. 22 of 1992) read with Para 1.3 and Para 2.1 of the Foreign Trade Policy, 2004-2009, the Central Government hereby makes the following amendments in Chapter 12 of Schedule-2 of the ITC (HS) Classifications of Export and Import items, 2004-09, as amended from time to time.

"Export Licensing Note 2

- (i) However, in respect of CITES species, a CITES permit of export shall be required.
- (ii) Export allowed only through the Ports of Mumbai, Nhava Sheva, Kolkata, Cochin, Delhi, Chennai, Tuticorin, Amritsar, Calicut, Thiruvananthapuram, Kandla and Mundra.
- (iii) Except for the documents prescribed above, no additional information/NOC/documents shall be required to be furnished by the Exporter to any authority of State or Central Government"

2. This issues in public interest.

PUBLIC NOTICE NO. 37 (RE-2008)/2004-2009 **NEW DELHI, THE 1ST JULY, 2008**

In exercise of power conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009 the Director General of Foreign Trade hereby makes the following amendments in Handbook of Procedures (Vol. I) (RE 2008):

1. In Appendix 37D under Table 11, Sl. No. 8, the following is added in the Index of Product Categories under K :

Table 11

K. NEW ADDITIONAL FOCUS PRODUCTS**Note : Benefits on New Additional Focus Products shall be granted for exports w.e.f. 1.4.2008**

Sl. No.	FPS Product Code	ITC (HS)	Description
9.	11.9	70120000	Glass Inners for Vacuum Flasks or for other vacuum vessels.

1. Consequently, Glass Inners for Vacuum Flasks or for other vacuum vessels are entitled to FPS benefits on exports w.e.f. 1.4.2008

This issues in public interest.

PUBLIC NOTICE NO. 38 (RE-2008)/2004-2009
NEW DELHI, THE 2ND JULY, 2008

In exercise of power conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009 and Paragraph 1.1 of the Handbook of Procedures (Vol. 1), the Director General of Foreign Trade hereby makes the following addition in the Schedule of DEPB Rates (as amended from time to time) with immediate effect :

Product Group : Chemicals; Product Code : 62

DEPB Sl. No.	Description	DEPB Rate	Value Cap
1029	Glass Bottles (Non-Yellowish Pink Coloured)	3%	—

This issues in public interest.

PUBLIC NOTICE NO. 42 (RE-2008)/2004-2009
NEW DELHI, THE 4TH JULY, 2008

In exercise of power conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009 and Paragraph 1.1 of the Handbook (Vol. 1), the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures Vol. 2, 2009-2009, as amended from time to time.

1. The Last Paragraph to "General Note for Fuel" in HBP, Vol. 2 as amended vide Public Notice 110 dated 15.2.2008 stands replaced by the following clause :

"For the purpose of import of fuel under Advance Authorisation, the applicant shall indicate the name of the specific fuel sought for import in their application, *Import of Fuel shall also be permitted under Paragraph 4.7 of Handbook of Procedures, v1 of against Adhoc Norms as per the entitlement under "General Note for Fuel"*. In case of DFIA and erstwhile DFRC, import entitlement for fuel as per SION may be transferred only to companies which have been granted licences to market fuel by the Ministry of Petroleum only to companies which have been granted licences to market fuel by the Ministry of Petroleum and Natural Gas. For the purpose of calculation of DEPB rates, fuel shall not be taken into account. However, exporter can apply for fixation of DEPB rate (Brand Rate) in ANF 4C for the component of customs duty on fuel under DEPB Scheme."

This issues in public interest.

PUBLIC NOTICE NO. 43 (RE-2008)/2004-2009
NEW DELHI, THE 4TH JULY, 2008

In exercise of powers conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009, the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures Vol. 1 (RE-2008) :

1. Following clause shall be added as Sl. No. 5 in guidelines for applicants in the ANF 4D (Application for clubbing of Advance Authorisation), Sl. No. 3.a.5 in the guidelines for applicants in the ANF 4F (Application for Redemption / No Bond Certificate against Advance Authorisation, and Sl. No. 7 in the guidelines for applicants in ANF 4H (Application for DFIA) :

"FOB value of export for the purpose of V.A shall be arrived at after excluding the Agency Commission, if any. This provision shall be applicable for authorizations issued on or after 1.4.2008".

This issues in public interest.

PUBLIC NOTICE NO. 44 (RE-2008)/2004-2009
NEW DELHI, THE 4TH JULY, 2008

In exercise of powers conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009, the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures Vol. 1 (RE-2008) :

1. Attention is invited to paragraph 2.12 to be read with paragraph 2.13.1 of the Handbook of Procedures, Vol. 1 wherein it has been stated that the original validity of import of DFIA shall be 24 months from the date of issuance of the authorization and in case transferability is endorsed, no further revalidation shall be allowed against the freely transferable authorization. Representations have been received from the Trade and Industry that due to varying interpretation of the provisions of DFIA Scheme, as per FTP and the corresponding Customs Notification for the period 1.5.2006 to 31.3.2007, DFIA's, in particular, the DFIA's endorsed with transferability, could not be utilized in time for import clearances. Accordingly, it has been represented that DFIA's issued during the aforesaid period may be revalidated for a further period of six months from the date of endorsement.

2. The matter has been examined in detail based on the representations and the facts and figures on DFIA's. It has been observed that the actual used DFIA's are entitled for revalidation for a period of six month in terms of paragraph 4.23 to be read with paragraph 4.65 of HBP v1. However, the DFIA's endorsed with transferability are not entitled for revalidation in terms of paragraph 2.13 of HBP v1.
3. In view of above, Duty Free Import Authorisations (DFIA's) issued during 1.5.2006 till 31.3.2007 and which have already been endorsed with transferability, shall be entitled for revalidation for a further period of six months, even if the original import validity of 24 months has already expired, subject to the following conditions :
 - (i) Application for revalidation may be submitted to the concerned Regional Authority within a period of 30 days from the date of the issuance of this Public Notice. DFIA shall be revalidated for a period of six months from the date of expiry of 24 months from the date of issuance of the DFIA's.
 - (ii) This facility shall not be available where misrepresentation / fraud has come to the notice of any authority.

This issues in public interest.

Issued by

Government of India
Ministry of Commerce and Industry
Department of Commerce

Sd/-
(R. S. GUJRAL)
Director General of Foreign Trade and
Ex-Officio Additional Secretary to the Government of India

PUBLIC NOTICE NO. 45 (RE-2008)/2004-2009
NEW DELHI, THE 7TH JULY, 2008

In exercise of powers conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009, the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures Vol. 1 :

1. Para 9.3 relating to 'applications received after expiry of prescribed date of receipt' shall amended to read as under :

"9.3 Wherever any application is received after expiry of last date for submission of application, the application may be considered after imposing a late cut in the following manner.

1.	Application received after the expiry of last date but within six months from the last date.	2%
2.	Application received after six months from the prescribed date of submission but not later than one year from the prescribed date	5%
3.	Application received after twelve months from the prescribed date of submission but not later than two years from the prescribed date.	10%

This issues in public interest.

PUBLIC NOTICE NO. 46 (RE-2008)/2004-2009
NEW DELHI, THE 7TH JULY, 2008

In exercise of powers conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009, the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures Vol. 1 (RE 2007) :

The description of VKGUY entry No. 9.25 is corrected to read as under :

"All Handmade Carpets (**other than those of Jute, Coir and Cotton**) and other textile floor coverings (**other than those of Jute, Coir and Cotton**) that are covered under Chapter 57; of Wool, Silk & other textiles materials (including synthetic Handmade Carpets), whether or not made up".

This shall apply on exports w.e.f. 1.4.2007

This issued in public interest.

PUBLIC NOTICE NO. 47 (RE-2008)/2004-2009
NEW DELHI, THE 8TH JULY, 2008

In exercise of powers conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009, the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures Vol. 1 (RE 2008) :

1. In para 3.23.3, the following is added after the first sentence :

"After issue of Duty Credit Scrip, but before registration with Customs, the Applicant can change the port of registration from RA concerned.

This issued in public interest.

PUBLIC NOTICE NO. 48 (RE-2008)/2004-2009
NEW DELHI, THE 8TH JULY, 2008

In exercise of powers conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009, the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures, 2004-09 Vol. 1 (RE 2008) The following amendments are made in para 5.9.1. and 5.3.4:

Para 5.9.1.

The sentence "such report shall also be submitted electronically on DGFT website" is deleted.

Para 5.3.4 (iii)

The words "spares tools" is separated with insertion of a coma between spares and tools.

This issues with the approval of DGFT.

PUBLIC NOTICE NO. 49 (RE-2008)/2004-2009
NEW DELHI, THE 8TH JULY, 2008

In exercise of powers conferred under Paragraph 2.4 of the Foreign Trade Policy, 2004-2009, the Director General of Foreign Trade hereby makes the following amendments in the Handbook of Procedures Vol. 1 (RE 2008) :

2. The following para shall be added at the appropriate place in the Handbook of Procedures Vol. I :
"2.11A In case of import of any freely importable item in India, if a foreign Government insists of certification of end user of the item, before permitting export of the same from their country, RA may issue such certificates as per Appendix 31A of HBPv1. The certificaqte shall be issued based on application made under ANF 2C-1 along with documents prescribed therein".
3. Appendix 31A and ANF 2C-1 are notified as Annexure-1 and Annexure-2 of this Public Notice.
This issued in public interest.

Annexure-1 to Public Notice No. 49 dated 8.7.2008

ANNEXURE 31-A
FORMAT OF END USER CERTIFICATE UNDER PARA 2.11A OF HBPV1

NO. DGFT...../2005-06
GOVERNMENT OF INDIA
IMPORT CERTIFICATE

1. Exporter (Name & Address)
2. Importer (Name & Address)

Description of Goods	Quantity	Value

It is certified that the importer named above has undertaken :

- To import the item into India and not to redirect it or any part of it, to another destination before its arrival in India.
- To provide, if asked, verification that possession of the item was taken.
- Not to re-export the item without the written approval of the Certificate Issuing Authority.
- Not to retransfer within India the item(s) specified in this Certificate without the written approval of the Certificate Issuing Authority.
- To obtain permission in writing from the Certificate Issuing Authority prior to any change in end-user which shall be preceded by the new end-user notifying the Certificate Issuing Authority that he/she agrees to the conditions contained in this document.

Date.....

Signature.....



Note : The import certificate is not a substitute for import Licence in respect of the items mentioned as restricted under ITC (HS) and an import licence, in addition to this Certificate, will have to be obtained wherever required for such items.

Annexure-2 to Public Notice No. 49 dated 8.7.2008

ANF 2C-1

APPLICATION FORM FOR END USER CERTIFICATE UNDER PARA 2.11A OF THE HBPV1

1. IEC Number
2. Applicant details
(i) Name
(ii) Address

3. Application Submission details (in case of electronically submitted applications)
(i) ECOM Reference Number
(ii) Date of Submission on Server
(iii) Submitted to which Regional Authority
(iv) File Number
(v) Date of Issue

4. Application Fee Details
Amount (Rs.)
Demand Draft/Bank Receipt/Electronic Fund Transfer No.
Date of Issue
Name of the Bank its Branch on which drawn

5. Exporter Details
(i) Name
(ii) Address

6. Items of Import for which end user Certificate is required					
S. No.	Item Details	ITC (HS) Code	Quantity	CIF Value (Rs.)	Whether capial good or raw material

7. Purpose of Import
a. If required for Manufacture please furnish
i) IL/SIA/DGTD/SSI registration number
ii) End Product as given in registration certificate
(iii) Actual items of manufacture
b) If required for Research & Development, please furnish
i) Registration details with Department of Science & technology
ii) Validity of Registration
iii) Specific project for which items required
c). If required for Other Actual Users (Non Industrial,. please furnish
i) Registration Certificate details
ii) Permission details of local/municipal body

8. i) Whether the items of import are under Restricted List of ITC (HS) Yes/No
ii) File number of application submitted to Regional Authority for Import Licence
9. Address of the factory/premises where the items to be imported are proposed to be used

DECLARATION/UNDERTAKING

1. I/We hereby declare that the particulars and the statements made in this application are true and correct to the best of my/our knowledge and belief and nothing has been concealed or held there from.
2. I/We fully understand that any information furnished in the application if found incorrect or false will render me/us liable for any penal action or other consequences as may be prescribed in law or otherwise warranted.
3. I/We undertake to abide by the provisions of the FT (D & R) Act, 1992, the Rules and Orders framed there under, FTP, HBPv1 and HBPv2 and ITC (HS).
- 4.a. I/We hereby certify that the firm/company for whom the application has been made has not been penalized under Customs Act, Excise Act, FT (D & R) Act 1992 and FERA/FEMA.
- b. I/We hereby certify that none of the Proprietor/Partner(s)/Director(s)/Karta/Trustee of firm/company, as the case may be, is/are a Proprietor/Partner(s) Director(s)/Karta/Trustee in any other firm/Company which has come to adverse notice of DGFT.

- c. I/We hereby certify that the Proprietor/Partner(s)/Director(s)/Karta/Trustee, as the case may be, of the firm/company is/are not associated as Proprietor/Partner(s)/Directors)/Karta/Trustee in any firm/company which is in the caution list of RBI.
- d. I/We hereby certify that neither the Registered Office/Head Office of the firm/company nor any of its Branch Office(s)/Unit(s)/Division(s) has been declared a defaulter and has otherwise been made ineligible for undertaking import/export under any of the provisions of the Policy.
5. I/We hereby declare that I/We have not obtained not applied for such benefits (including issuance of an Importer Exporter Code Number) in the name of our Registered/Head Office or any of our Branch(s)/Unit(s)/Division(s) to any other Regional Authority.
- 5A. I/We hereby declare that I/we have pursued the list of SCOMET items as contained in the Appendix 3 to the Schedule 2 of the ITC (HS) and that the item (s) exported/proposed to be exported does not fall within this list and that I/We agree to abide by the provisions of FTP for export of SCOMET items contained in the FTP, Schedule 2 of ITC (HS) and the HBP v1, irrespective of the scheme under which the item is exported/proposed to be exported.
6. I/we solemnly declare that I/We have applied for/obtained a RCMC to the EPC which pertains to our main line of business. In case we have applied to any other council, the application has been made within the purview of the provisions of Para 2.67 and Para 2.67.1 of the HBP v1 .
7. I.....(Name of the Organization), a Government entity/Government controlled entity/private sector entity (Delete whichever is not applicable) hereby undertake.
 - (i) To import the item into India and not to redirect it or any part of it, to another destination before its arrival in India.
 - (ii) To provide, if asked, verification that possession of item was taken.
 - (iii) Not to re-export the item without any written approval of Certificate Issuing Authority.
 - (iv) Not to retransfer within India the item(s) specified in this certificate without the written approval of the Certificate/Issuing Authority
 - (v) To obtain permission in writing from the Certificate Issuing Authority prior to any change in end-user which shall be preceded by the new end-user notifying the Certificate Issuing Authority that he/she agrees to the conditions contained in the document.
 - (vi) The items being imported will/will not be integrated into India end-products to be exported.
8. I hereby certify that I am authorised to verify and sign this declaration as per Paragraph 9.9 of the Policy.

Signature of the Applicant

Place

Name

Date

Designation

Official Address

Telephone

Residential Address

Email Address

GUIDELINES FOR APPLICANTS
(Please see paragraph 2.11A of HBP v1)

1. Two copies of the application must be submitted unless otherwise mentioned.
2. Each individual page of the application has to be signed by the applicant.
3. a. ANF 1 has to be filled in by applicants. In case of applications submitted electronically, no hard copies of ANF 1. However in cases where applications are submitted otherwise, hard copy of ANF 1 has to be submitted.
b) Only relevant portions of Application need to be filled in.
4. Application must be accompanied by documents as per details given below :
 - a) Bank Receipt (in duplicate)/Demand Draft/EFT evidencing payment of application fee in terms of Appendix 21B.
 - b) Self certified copy of letter from foreign supplier in support of request for end user Certificate.
 - c) Requisite certificate from a Chartered Engineer certifying that goods proposed to be imported are required by the manufacturing unit for its own use.

Issued by

Government of India
Ministry of Commerce and Industry
Department of Commerce

Sd/-

(R. S. GUJRAL)

Director General of Foreign Trade and
Ex-Officio Additional Secretary to the Government of India

CUSTOMS & CENTRAL EXCISE NOTIFICATIONS

NOTIFICATION NO. 84/2008-CUSTOMS **NEW DELHI, THE 8TH JULY, 2008**

G.S.R. (E). – In exercise of the powers conferred by sub-sections (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, on being satisfied that it is necessary in the public interest so to do, hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 21/2002-Customs, dated the 1st March, 2002 which was published in the Gazette of India, Extraordinary, vide G.S.R. 118 (E) of the same date, namely :-

In the said notification, in the Table, after S. No. 166 and the entries relating thereto, the following S. No. and entries shall be inserted, namely :-

(1)	(2)	(3)	(4)	(5)	(6)
"166A	5201	All goods	Nil	—	—"

Note : The principal notification was published in the Gazette of India, Extraordinary, vide number G.S.R. 118 (E), dated the 1st March, 2002 and was last amended by notification no. 74/2008-Customs, dated the 4th June, 2008 which was published in the Gazette of India, Extraordinary vide number G.S.R. 425(E), dated the 4th June, 2008.

Issued by

Government of India
Ministry of Finance
Department of Revenue

Sd/-

(UNMESH WAGH)

Under Secretary to the Government of India

NOTIFICATION NO. 86/2008-CUSTOMS (N.T.) **NEW DELHI, THE 8TH JULY, 2008**

G.S.R. (E). – In exercise of the powers conferred by sub-sections (2) of section 75 of the Customs Act, 1962 (52 of 1962), sub-section (2) of section 37 of the Central Excise Act, 1944 (1 of 1944) and section 93A and sub-section (2) of section 94 of the Finance Act, 1994 (32 of 1994) read with rules 3 and 4 of the Customs, Central Excise Duties and Service Tax Drawback Rules, 1995, the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue), published in the Gazette of India, Extraordinary, Section 3, Sub-section (i), vide number G.S.R. 485(E), dated the 16th July, 2007, namely:-

In the said notification, in the Schedule, in Chapter 52, –

- (a) in column 4, against tariff item 5201, for the entry "1%" the entry "nil" shall be substituted;
- (b) in column 6, against tariff item 5201, for the entry "1%" the entry "nil" shall be substituted;

2. The notification shall come into force with effect from the date of its publication in the official Gazette.

Note : The principal notification was published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 485(E), dated the 16th July, 2007 and was last amended by notification vide number G.S.R. 474(E), dated the 24th June, 2008.

Issued by

Government of India
Ministry of Finance
Department of Revenue

Sd/-

(S. R. MEENA)

Under Secretary to the Government of India

NOTIFICATION NO. 42/2008-CENTRAL EXCISE **NEW DELHI, THE 1ST JULY, 2008**

G.S.R. (E). – In exercise of the powers conferred by sub-section (3) of section 3A of the Central Excise Act, 1944 the Central Government hereby specifies on, –

- (i) pan masala falling under tariff 2106 90 20 of the First Schedule to the Central Excise Tariff Act, 1985 (5 of 1986) except the pan masala containing not more than 15% betel nut; and
- (ii) pan masala containing tobacco, commonly known as gutkha, falling under tariff item 2403 99 90 of the said Tariff Act (hereinafter referred to as specified goods),

manufactured with the aid of packing machine and packed in pouches having retail sale prices as specified in column (2) of Table-1 below, the rates of duty specified in the corresponding entry in column (3) of column (4) of the said Tables, as the case may be

Table-1

S. No.	Retail sale price (per month)	Rate of duty per packing machine per month (Rs. in lakh)	
		Pan masala	Pan masala containing tobacco
(1)	(2)	(3)	(4)
1.	Up to rs. 1.00	9.25	12.50
2.	From Rs. 1.01 to Rs. 1.50	14	19
3.	From Rs. 1.51 to Rs. 2.00	18	24
4.	From Rs. 2.01 to Rs. 3.00	26	36
5.	From Rs. 3.01 to Rs. 4.00	34	47
6.	From Rs. 4.01 to Rs. 5.00	43	59
7.	From Rs. 5.01 to Rs. 6.00	51	70
8.	Above rs. 6.00	$50 + 8.36 * (P - 6)$, where P represents retail sale price of the pouch	$69 + 11.45 * (P - 6)$, where P represents retail sale price of the pouch

Illustration - The rate of duty per packing machine per month for a gutkha pouch having retail sale price of Rs. 8.00 (i.e. 'P') shall be = Rs. $69 + 11.45 * (8-6)$ lakhs

Rs. 91.90 lakhs

Explanation 1. - For the purposes of this notification, "packing machine" includes all types of Form, Fill and Seal (FFS) machines and Pacific Pouch Making Machine, by whatever names called, whether vertical or horizontal, with or without collar, single-track or multi-track, and any other type of packing machine used for packing of pouches of notified goods.

Explanation 2. - For the purposes of this notification, if there are multiple track or multiple line packing machine which besides packing the specified goods in pouches, perform additional processes involving moulding and giving a definite shape to such pouches with a view to distinguish the brand or to prevent the counterfeiting of the goods, etc., two such tracks or lines shall be deemed to be one individual packing machine for the purposes of calculation of the duty liability.

Explanation 3. - For the purposes of this notification, "retail sale price" means the maximum price at which the specified goods in packaged form may be sold to the ultimate consumer and includes all taxes, local or otherwise, freight, transport charges, commission payable to dealers, and all charges towards advertisement, delivery, packing, forwarding and the like and the price is the sole consideration for the sale.

Provided that where on the package, more than one retail sale price is declared, the maximum of such retail sale prices shall be deemed to be the retail sale price.

Provided further that if the goods are cleared in wholesale packages containing a number of standard packages with retail sale price declared on them, than, such declared retail sale price shall be taken into consideration for determining the rate of duty under respective S. Nos. referred to in Table-1.

- The number of packing machines, for the purpose of computation of the rate of excised duty specified in the opening paragraph shall be determined in terms of Pan Masala Machines (Capacity Determination of Collection of Duty) Rules, 2008.
- The duty levied and collected on such specified goods shall be the aggregate of the duty leviable under the Central Excise Act, 1944 (1 of 1944), the additional duty of excise leviable under section 85 of the Finance Act, 2005 (18 of 2005), the National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001 (14 of 2001), Education Cess leviable under section 91 of the Finance Act, 2004 (23 of 2004) and Secondary and Higher Education Cess leviable under section 136 of the Finance Act, 2007 (22 of 2007) and shall be apportioned in the ratios specified in the Table-2 below.

Table-2

S. No.	Duty	Duty ratio for pan masala	Duty ratio for pan masala containing tobacco
(1)	(2)	(3)	(4)
1.	The duty leviable under the Central Excise Act, 1944	0.3161	0.7355
2.	The additional duty of excise leviable under section 85 of the Finance Act, 2005	0.1355	0.0883
3.	National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001	0.5193	0.1471
4.	Education Cess leviable under section 91 of the Finance Act, 2004	0.0194	0.0194
5.	Secondary and Higher Education Cess leviable under section 136 of the Finance Act, 2007	0.0097	0.0097

**NOTIFICATION NO. 29/2008-CENTRAL EXCISE (N.T.)
NEW DELHI, THE 1ST JULY, 2008**

G.S.R. (E). – In exercise of the powers conferred by sub-section (1) of section 3A of the Central Excise Act, 1944 (1 of 1944), the Central Government hereby specifies,–

- (i) pan masala falling under tariff 2106 90 20 of the First Schedule to the Central Excise Tariff Act, 1985 (5 of 1986) except the pan masala containing not more than 15% betel nut; and
- (ii) pan masala containing tobacco, commonly known as gutkha, falling under tariff item 2403 99 90 of the said Tariff Act. manufactured with the aid of packing machine and packed in pouches as notified goods, on which there shall be levied and collected duty of excise in accordance with the provisions of the said section 3A

2. This notification shall come into force on the 1st July, 2008.

Explanation - For the purposes of this notification, "packing machine" includes all types of Form, Fill and Seal (FFS) machines and Profile Pouch Making Machine, by whatever names called, whether vertical or horizontal, with or without collar, single-track or multi-track, and any other type of packing machine used for packing of pouches of notified goods.

**NOTIFICATION NO. 30/2008-CENTRAL EXCISE (N.T.)
NEW DELHI, THE 1ST JULY, 2008**

G.S.R. (E). – In exercise of the powers conferred by sub-section (2) and (3) of section 3A of the Central Excise Act, 1944 (1 of 1944), the Central Government hereby makes the following rules, namely–

1. **Short title and commencement**– (1) These rules may be called the Pan Masala Packing Machines (Capacity Determination and Collection of Duty) Rules, 2008.
(2) They shall come into force on the 1st day of July, 2008.
2. **Definitions**– In these rules, unless the context otherwise requires,–
 - (a) "Act" means the Central Excise, 1944 (1 of 1944)
 - (b) "notified goods" means goods specified by the Central Government by notification under sub-section (1) of section 3A of the Act.
 - (c) "packing machine" includes all types of Form, Fill and seal (FFS) Machines and Profile Pouch Making Machines, by whatever name called, whether vertical or horizontal, with or without collar, single track or multi-track and any other type of packing machine used for packing of pouches of notified goods;
 - (d) "pan masala" means excisable goods falling under tariff item 2106 90 20 of the First Schedule to the Tariff Act;
 - (e) "pan masala containing tobacco" means excisable goods defined in Note 4 of Chapter 24 of the First Schedule to the Tariff Act and falling under tariff item 2403 99 90 of the same Schedule;
 - (f) "retail sale price" means retail sale price as specified by the Central Government, in *Explanation* 3 to the opening paragraph in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 42/2008-CE, dated the 1st July, 2008;
 - (g) "Tariff Act" means the Central Excise Tariff Act, 1985 (5 of 1986);
 - (h) the words and expressions used herein but not defined and defined in the Act shall have the meanings respectively assigned to them in the Act.
3. **Application** – These rules shall apply to pan masala and pan masala containing tobacco, commonly known as gutkha, notified under sub-section (1) of section 3A of the Act by the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 29/2008-CE (N.T.), dated the 1st July, 2008.
4. **Factor relevant to production** – The factor relevant to the production of notified goods shall be the number of packing machines in the factory of the manufacturer.
5. **Quantity deemed to be produced** – The quantity of notified goods, having retail sale price as specified in column (2) of the Table below, deemed to be produced by use of one operating packing machine per month shall be as is equal to the corresponding entry specified in column (3) of the said Table :-

Table

S. No.	Retail sale price (per pouch)	Number of pouches per operating packing machine per month
(1)	(2)	(3)
1.	Up to Rs. 1.00	37,44,000
2.	From Rs. 1.01 to Rs. 1.50	37,44,000
3.	From Rs. 1.51 to Rs. 2.00	35,56,800
4.	From Rs. 2.01 to Rs. 3.00	35,56,800
5.	From Rs. 3.01 to Rs. 4.00	34,44,480
6.	From Rs. 4.01 to Rs. 5.00	34,44,480
7.	From Rs. 5.01 to Rs. 6.00	34,44,480
8.	Above Rs. 6.00	33,69,600

Explanation - For the purposes of this rule, if there are multiple track or multiple line packing machine which besides packing the notified goods in pouches, perform additional process involving moulding and giving a definite shape to such pouches with a view to distinguish the brand or to prevent the counterfeiting of the goods, etc., two such track or lines shall be deemed to be one individual packing machine for the purposes of calculation of the number of pouches per operating packing machine for month.

6. Declaration to be filed by the manufacturer - (1) A manufacturer of notified goods shall, immediately on coming into force of these rules, and, in any case, not later than ten days, declare, in Form 1, -

- (i) the number of single track packing machines available in his factory;
- (ii) the number of packing machines out of (1), which are installed in his factory;
- (iii) the number of packing machines out of (ii), which he intends to operate in his factory for production of notified goods;
- (iv) the number of multiple track or multiple line packing machine, which besides packing the notified goods in pouches, perform additional processes involving moulding and giving a definite shape to such pouches with a view to distinguish the brand or to prevent the counterfeiting of the goods, etc.
- (v) the number of multiple track or multiple line packing machines out of (iv), which are installed in his factory;
- (vi) the number of multiple track or multiple line packing machines out of (v), which he intends to operate in his factory for production of notified goods;
- (vii) the name of the manufacturer of each of the packing machine, its identification number, date of its purchase and the maximum packing speed at which they can be operated for packing of notified goods of various retail sale prices;
- (viii) description of goods to be manufactured including whether pan masala or gutkha or both are to be manufactured, their brand names, etc.
- (ix) retail sale prices of the pouches to be manufactured during the financial year,
- (x) the plan and details of the part or section of the factory premises intended to be used by him for manufacture of notified goods of different retail sale prices and the number of machines intended to be used by him in each of such part or section.

to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise as the case may be, with a copy to the Superintendent of Central Excise.

Provided that a new manufacturer shall file such declaration at least fifteen days prior to the commencement of commercial production of notified goods in his factory.

(2) On receipt of the declaration referred to in sub-rule (1), the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, shall, after making such inquiry as may be necessary including physical verification, approve the declaration and determine and pass order concerning the annual capacity of production of the factory within five working days in accordance with the provisions of these rules.

Provided that the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, may direct for modifications in the plan or details of the part or section of the factory premises intended to be used by the manufacturer for manufacture of notified goods of different retail sale prices, as he thinks proper, for effective segregation of the parts or sections of the premises and the machines to be used in such parts or sections before granting the approval.

Provided further that if the manufacturer does not receive the approval in respect of his declaration within the said period of five working days, the approval shall be deemed to have been granted subject to the modifications, if any, which the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, may communicate later on but not later than thirty days of filing of the declaration.

(3) The annual capacity of production shall be calculated by application of the appropriate quantity that is deemed to be produced by use of one operating packing machine as specified in rule 5 to the number of operating packing machines in the factory during the month beginning which the capacity is being determined.

(4) The number of operating packing machines during any month shall be equal to the number of packing machines installed in the factory during that month.

(5) The machines which the manufacturer does not intend to operate shall be uninstalled and sealed by the Superintendent of Central Excise and removed from the factory premises under his physical supervision.

Provided that in case it is not feasible to remove such packing machine out of the factory premises, it shall be uninstalled and sealed by the Superintendent of Central Excise in such a manner that it cannot be operated.

(6) In case a manufacturer wishes to make any subsequent changes with respect to any of the parameters which has been declared by him and approved by the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise as the case may be, in terms of sub-rule (2), such as changes relating to addition or removal of packing machines in the factory or making alternations in any part or section of the approved premises or in the number of machines to be used in such part or section or commencing manufacture of goods of a new retail sale price or discontinuation of manufacturing of goods of existing retail sale price, etc, he shall file a fresh declaration to this effect at least fifteen days in advance to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, who shall approve such fresh declaration and re-determine the annual capacity of production following the procedure specified in sub-rule (2)

7. Duty payable to be calculated -- The duty payable for a particular month shall be calculated by application of the appropriate rate of duty specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 42/2008-CE, dated the 1st July, 2008 to the number of operating packing machines in the factory during the month.

- 8. Alteration in number of operating packing machines** – In case of addition or installation or removal or uninstallation of a packing machine in the factory during the month, the number of operating packing machine for the month shall be taken as the maximum number of packing machines installed on any day during the month.
- Provided that in case a manufacturer commences manufacturing of goods of a new retail sale price during the month on an existing machine, it shall be deemed to be an addition in the number of operating packing machine for the month.
- Provided further that in case of non-working of any installed packing machine during the month, for any reason whatsoever, the same shall be deemed to be operating packing machine for the month.
- 9. Manner of payment of duty and interest**—The monthly duty payable on notified goods shall be paid by the 5th day of same month and an intimation in Form-2 shall be filed with the Jurisdictional Superintendent of Central Excise before the 10th day of the same month.
- Provided that monthly duty payable for the month of July, 2008 shall be paid on or before 15th day of July, 2008.
- Provided further that if the manufacturer fails to pay the amount of duty by due date, he shall be liable to pay the outstanding amount along with the interest at the rate specified by the Central Government vide notification under section 11AB of the Act on the outstanding amount, for the period starting with the first day after due date till the date of actual payment of the outstanding amount :
- Provided also that in case of increase in the number of operating packing machines in the factory during the month on account of addition or installation of packing machines, the differential duty amount, if any, shall be paid by the 5th day of the following month :
- Provided also that in case a manufacturer permanently discontinues manufacturing of goods of existing retail sale price or commences manufacturing of goods of a new retail sale price during the month, the monthly duty payable shall be recalculated pro-rata on the basis of the total number of days in that month and the number of days remaining in that month counting from the date of such discontinuation or commencement and the duty liability for the month shall not be discharged unless the differential duty is paid by the 5th day of the following month and in case the amount of duty so recalculated is less than the duty paid for the month, the balance shall be refunded to the manufacturer by the 20th day of the following month :
- Provided also that if there is revision in the rate of duty, the monthly duty payable shall be recalculated pro-rata on the basis of the total number of days in that month and the number of days remaining in that month counting from the date of such revision and the duty liability for the month shall not be discharged unless the differential duty is paid by the 5th day of the following month and in case the amount of duty so recalculated is less than the duty paid for the month, the balance shall be refunded to the manufacturer by the 20th day of the following month :
- Provided also that in case it is found that a manufacturer has manufactured goods of those retail sale prices, which have not been declared by him in accordance with provisions of these rules or has manufactured goods in contravention of his declaration regarding the plan or details of the part or section of the factory premises intended to be used by him for manufacture of notified goods of different retail sale prices and the number of machines intended to be used by him in each of such part or section, the rate of duty applicable to goods of highest retail sale price so manufactured by him shall be payable in respect of all the packing machines operated by him for the period during which such manufacturing took place.
- Provided also that in case a manufacturer does not pay the duty payable, and continues to operate any packing machine, he shall be liable to pay the duty for the remaining months of the financial year based on the number of operating packing machines declared in the month for which duty was last paid by him or the total number of packing machines found available in his premises at any time thereafter, whichever is higher.
- 10. Abatement in case of non-production of goods** – In case a factory did not produce the notified goods during any continuous period of fifteen days or more, the duty calculated on a proportionate basis shall be abated in respect of such period provided the manufacturer of such goods files an intimation to this effect with the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, with a copy to the Superintendent of Central Excise, at least seven days prior to the commencement of said period, who on receipt of such intimation shall direct for sealing of all the packing machines available in the factory for the said period under the physical supervision of Superintendent of Central Excise, in the manner that these cannot be operated during the said period :
- Provided that during such period, no manufacturing activity, whatsoever, in respect of notified goods shall be undertaken and no removal of goods shall be effected by the manufacturer :
- Provided further that when the manufacturer intends to restart his production of notified goods, he shall inform to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, of the date from which he would restart production, whereupon the seal on packing machines would be opened under the physical supervision of Superintendent of Central Excise.
- 11. Retail sale price to be declared on the package** – Every manufacturer shall declare the retail sale price of the notified goods on the package of such goods ;
- Provided that if the manufacturer fails to declare the retail sale price before removing the goods the place of manufacture or declares a retail sale price which is not the retail sale price as required to be declared under the provisions of these rules or tampers with, obliterates or alters the retail sale price declared on the package of such goods after their removal from the place of manufacture, then, such goods shall be liable to confiscation and the retail sale price of such goods shall be ascertained in the manner specified in these rules and such price shall be deemed to be the retail sale price for the purposes of these rules.

12. Determination of retail sale price in case of non-declaration, obliteration, tampering, etc. – Where a manufacturer removes the notified goods in the manner and circumstances specified in proviso to rule 11, then, the retail sale price of such goods shall be ascertained by the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, in the following manner, namely :-

- (i) if the manufacturer has manufactured and removed identical goods, within a period of one month, before or after removal of such goods, by declaring the retail sale price, then, the said declared retail sale price shall be taken as the retail sale price of such goods.
- (ii) if the retail sale price cannot be ascertained interms of (i), the retail sale price of such goods shall be ascertained by conducting the enquiries in the retail market where such goods have normally been sold at or about the same time of the removal of such goods from the place of manufacture.

Provided that if more than one retail sale price is ascertained under (i) or (ii), then, the highest of the retail sale price, so ascertained, shall be taken as the retail sale price of all such goods.

Explanation :- For the purposes of this rule, when retail sale price is required to be ascertained based on market inquiries, the said inquiries shall be carried out on sample basis.

- (iii) Where a manufacturer alters or tampers the retail sale price declared on the package of goods after their removal from the place of manufacture, resulting into increase in the retail sale price, then such increased retail sale price shall be taken as the retail sale price of all goods removed during a period of one month before and after the date of removal of such goods.

Provided that where the manufacturer alters or tampers the declared retail sale price resulting into more than one retail sale price available on such goods, then, the highest of such retail sale price shall be taken as the retail sale price of all such goods

- (iv) If the retail sale price of goods cannot be ascertained under (i) to (ii), the retail sale price shall be ascertained in accordance with the principles of this rule.

13. Addition or removal of packing machines and other restrictions – (1) In case of manufacturer does not intend to further operate a packing machines, he shall intimate the same to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, at least seven days in advance, whereupon the same shall be uninstalled and sealed by the Superintendent of Central Excise and removed from the factory premises under his physical supervision.

Provided that in case it is not feasible to remove such packing machine out of the factory premises, it shall be uninstalled and sealed by the Superintendent of Central Excise in such a manner that it cannot be operated.

- (2) In case a manufactgurer wants to add or install a packing machine in his premises, he shall give a notice to this effect at least seven days in advance to the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, who shall allow the addition or installation, as the case may be, under the physical supervision of Superintendent of Central Excise.
- (3) No manufacturer shall be allowed to keep in his factory any stock of packing material for goods of those retail sale prices which have not been declared by him in accordance with provisions of these rules.
- (4) No manufacturer shall be allowed to trade in notified goods of retail sale price not declared by him in accordance with provisions of these rules, from his factory premises.
- (5) In case a manufacturer permanently discontinues manufacture of goods of existing retail sale prices, he shall declare the balance stock of notified goods of existing retail sale prices and their packing material on the day he discontinues manufacturing of goods of existing retail sale prices.

14. Rebate of duty – Except in accordance with such terms and conditions as the Central Government may be notification specify in this behalf, no rebate of excise duty shall be granted under rule 18 of the Central Excise Rules, 2002, in respect of notified goods on which duty has been paid under notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 42/2008-CE, dated the 1st July, 2008 and exported out of India.

15. Cenvat credit not admissible – Notwithstanding anything contained in these rules, no CENVAT credit of duty paid on any input, capital goods or input services used for manufacture of the notified goods shall be taken under the CENVAT Credit Rules, 2004 and the full amount of duty payable would be paid in cash only.

16. Factories ceasing to work – Notwithstanding anything contained in these rules, where a manufacturer ceases to work in respect of all the machines installed in the factory and who has filed an intimation with the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, with a copy to the Superintendent of Central Excise, for the purpose, the duty payable by him for the month shall be calculated pro rata on the basis of the total number of days in the said month and total number of days before the date of receipt of said intimation with the Deputy Commissioner of Central Excise or the Assistant Commissioner of Central Excise, as the case may be, and the duty paid for the month in accordance with the notification shall be adjusted towards the duty so calculated and on such adjustment. If there is any excess payment, it shall be refunded to the manufacturer by the 20th day of the following month and deficiency, if any, shall be payable by him by the 5th day of the following month.

Explanation – For the purposes of the rule, a manufacturer, who ceases to operate his factory for one or two shifts only, shall not be deemed to have ceased to work.

17. Penalty for contraventions, etc. – (1) Subject to the provisions of section 11AC of the Act, if any manufacturer produces or removes notified goods in contravention of any provision of these rules, then all such goods shall be liable to confiscation, and the manufacturer shall be liable to a penalty not exceeding the duty leviable on the notified goods in respect of which aforesaid contravention has been committed.

(2) If it is found that goods have been cleared from a unit which is not registered with the jurisdictional Central Excise Office, then its duty liability for the period till it was not registered, shall be determined as if the goods manufactured by the unit were not eligible for levy and assessment under notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 29/2008-CE (N.T.), dated the 1st July, 2008 and dealt with accordingly.

18. Provisions to apply mutatis mutandis – Except as herein provided, all provisions of the Act and the Central Excise Rules 2002, including those relating to maintenance of daily stock account, removal of goods on invoice, filling of returns and recovery of dues shall apply mutatis mutandis.

Explanation – Unless otherwise specified in these rules, for the purposes of these rules, the goods shall be deemed to have been manufactured or produced with the aid of a packing machine, if they are cleared from a factory where a packing machine is installed, irrespective of whether it is in use or not, or is in working condition or not.

Issued by

Government of India
Ministry of Finance
Department of Revenue

Sd/-

(G. G. PAI)

Under Secretary to the Government of India

FORM-1

[See rule 6]

1. Name of manufacturer :
2. Address of the manufacturing premises :
3. ECC No. :
4. Address of other premises manufacturing the same products :
5. Number of single track packing machines available in the factory :
6. Number of packing machines out of (5), which are installed in the factory :
7. Number of packing machines out of (6), which the manufacturer intends to operate in his factory for production of notified goods :
8. Number of multiple track or multiple line packing machine, which besides packing the notified goods in pouches, perform additional processes involving moulding and giving a definite shape to such pouches with a view to distinguish the brand or to prevent the counterfeiting of the goods, etc.
9. Number of multiple track or multiple line packing machines out of (8), which are installed in the factory.
10. Number of multiple track or multiple line packing machines out of (9), which the manufacturer intends to operate in his factory for production of notified goods.
11. Name of the manufacturer of each of the packing machine, its identification number, date of its purchase and the maximum packing speed at which the machines can be operated for packing of notified goods of various retail sale prices :
12. Description of goods to be manufactured including whether pan masala or gutkha or both are to be manufactured, their brand names, etc :
13. Retail sale prices of the pouches to be manufactured during the financial year.
14. The ground plan and details of the part or section of the factory premises intended to be used by him for manufacture of notified goods of different retail sale prices and the number of machines intended to be used by him in each of such part or section :
15. Declaration :
 - (a) I/we further declare that the particulars furnished above are true and correct in all respects. In case any particulars are found to be untrue/incorrect, I/We undertake to pay any additional amount of excise duty on pan masala and pan masala containing tobacco manufactured by me/us as per provisions of the Central Excise Act, 1944 (1 of 1944) or the rules or notifications issued thereunder :
 - (b) I/We further undertake that any addition or removal of the packing machine would be done under the physical supervision of the Central Excise Officer as per the procedure provided in the Pan Masala Packing Machines (Capacity Determination and Collection of Duty) Rules, 2008.
 - (c) I/We hereby agree to abide by the provisions and conditions of the Pan Masala Packing Machines (Capacity Determination and Collection of Duty) Rules, 2008.

Place :

Date :

Name, residential address and signature of manufacture/authorized agent.

FORM-2
[See rule 9]

1. Name of manufacturer :
2. Address of the manufacturing premise :
3. ECC No. :
4. I/We hereby confirm that we have paid a sum of Rs..... towards the duty liability for the month of as per *particulars given below :
(*Particulars in the given format may be given separately for each MRP)
(i) Retail sale price of the pouches manufactured during the month
(ii) No. of packing machines installed and operated in the factory for each RSP
(iii) Duty payment particulars

Date of payment	Name and address of the Bank and branch	Amount of duty paid (Rs.)

(iv) Break-up of duty payment for apportionment between various duties is as per details below :-

Duty	Duty ratio for pan masala	Duty paid (Rs.)	Duty ratio for pan masala containing tobacco	Duty paid (Rs.)
The duty leviable under the Central Excise Act, 1944	0.3161		0.7355	
The additional duty of Excise leviable under section 85 of the Finance Act, 2005	0.1355		0.0883	
National Calamity Contingent Duty leviable under section 136 of the Finance Act, 2001	0.5193		0.1471	
Education Cess leviable under section 91 of the Finance Act, 2004	0.0194		0.0194	
Secondary and Higher Education Cess leviable under section 136 of the Finance Act, 2007	0.0097		0.0097	

5. Copies of Bank challans are enclosed as per following details :

Place :

Date : Name, residential address and signature of manufacture/authorized agent.

Issued by

Government of India
Ministry of Finance
Department of Revenue

Sd/-

(G. G. PAI)

Under Secretary to the Government of India

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EMBASSIES/HIGH COMMISSION IN DELHI & EXPORT PROMOTION COUNCILS.**



CHAMBER'S TRADE BULLETIN

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Printed & Published by : Mr. J.S. SODHBANS, Joint Secretary, for



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