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Government of India
Ministry of Commerce & Industry
Department Of Commerce
Directorate General of Foreign Trade
Vanijya Bhawan, New Delhi

CORRIGENDUM

Dated: 12th September, 2022

Subject: Corrigendum to Public Notice No.11/2015-20 dated 07.06.2022.

In exercise of powers conferred under Paragraph 2.04 of the Foreign Trade Policy 2015-2020, as amended from time to time, the Director General of Foreign Trade hereby partially modifies Para 2 (b)(i) of the Guidelines For Applicants under ANF-4F of Public Notice No.11/2015-20 dated 07.06.2022 as follows:

Existing Para 2 (b)(i) for deemed exports Revised Para 2 (b)(i) for deemed exports (i) A copy of the invoice or a statement of (i) A copy of the invoice or a statement of invoices duly signed by the unit receiving the invoices duly signed by the unit receiving the material certifying the item of supply, its material certifying the item of supply, its quantity, value and date of such supply. quantity, value and date of such supply. However in case of supply of items which are However in case of supply of items which are non excisable or supply of excisable items to a non excisable or supply of excisable items to a unit producing non excisable product(s), aunit producing non excisable product(s), a project authority certificate (PAC) certifying project authority certificate (PAC) certifying quantity, value and date of supply would be quantity, value and date of supply would be acceptable in lieu of excise/GST certification. acceptable in lieu of excise/GST certification. in respect of supplies to However, in respect of supplies EOU/EHTP/ STP/ BTP, a copy of CT -3/EOU/EHTP/ STP/ BTP, procedure ARE-3 duly signed by the jurisdictional prescribed in Circular No. 14/14/2017-GST excise/GST authorities certifying the item dated 6th November, 2017 issued by GST of supply, its quantity, value and date of Policy Wing, Central Board of Excise and such supply can be furnished in lieu of the Customs, Department of Revenue shall be excise/GST attested invoice (s) or statement followed. Accordingly, copy of Form A of invoices as given above. However in case along with the copy of Tax invoice duly of supply of the product by the Intermediate endorsed by recipient shall be considered as supplier to the port directly for export by the proof of deemed export supplies. However (holder of Advancein case of supply of the product by the exporter Authorisation or DFIA) in terms of paragraph Intermediate supplier to the port directly for 4.30 of HBP, copy of the shipping bill with export by the ultimate exporter (holder of the name of domestic supplier as Intermediate Advance Authorisation or DFIA) in terms of supplier endorsed on it along with the file No. paragraph 4.30 of HBP, copy of the shipping Authorisation No. of the ultimate exporter with the name of domestic supplier as and the intermediate supplier shall be required Intermediate supplier endorsed on it along to be furnished. with the file No. / Authorisation No. of the ultimate exporter and the intermediate supplier shall be required to be furnished.



Effect of Corrigendum: Partial modification has been made in the Public Notice No. 11/2015-20 issued on 07.06.2022. The provision in respect of the supplies made to EOU/EHTP/STP/BTP remains in line with the Public Notice No.9 dated 14.05.2018.

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