

आयुक्त, सीमा शुल्क का कार्यालय, कांडला OFFICE OF THE COMMISSIONER OF CUSTOMS,

न्यु कस्टम हाउस, कांडला

NEW CUSTOM HOUSE, KANDLA-370 210 Phone No:02836-271468/469, Fax No.02836-271467

F. No. S/20-249/AG/2016-17

Dated: 25/04/2017

PUBLIC NOTICE No. 23/2017

Subject: Delayed, incomplete or incorrect filing of Import Manifest or Import Report -reg.

Attention of all Importers, Exporters, Customs Brokers, Custodian and members of Trade is invited to CBEC Circular No. 13/2005-Cus., dated 11-3-2005, Circular No. 44/2005-Cus., dated 24-11-2005 and Circular No. 14/2017-Cus., dated 11.04.2017 on the above subject.

- 2. In the Circular No. 13/2005-Customs, dated 11.3.2005, CBEC had categorised the amendments carried out in the IGMs as Major and Minor respectively. Further in the amending circular No. 44/2005-Customs, dated 24-11-2005, it was provided that the need for adjudication will arise only in cases of major amendment involving fraudulent intention or substantial revenue implication. It was the view of the CBEC that the penal action is not initiated mechanically in all cases of IGM amendment and that due consideration may be given to the circumstances of amendment.
- 3. These measures have been in place for quite some time. Apart from bringing in simplification, reducing the overall dwell time at the Customs ports/ airports has been avowed objective of CBEC. Trade has been representing that owing to tedious process of IGM amendment, there is reluctance to avail the facility of advance/ Prior Bill of Entry. Board has examined these issues **in detail** and the following procedure is prescribed:
 - A. In order to ensure that all amendment applications are disposed off within specified time limits, it is desired that all *minor amendments* are approved on the same day of the submission of complete application along with all the required documents. For EDI sites, the electronic request for amendment should be made prior to approaching the officer with the documents. Further,

in order to decentralise the minor amendment process, necessary changes have been carried out in the notification No. 40/2012-Customs (NT.) dated 02.05.12 by notifying Superintendent of Customs and Central Excise or Appraiser as proper officer for Section 30 (minor amendments). Since the proper officer for purposes of Section 30 would henceforth be Superintendent rank officer or Appraiser (minor amendments), therefore, consequent changes in respect of notifying the proper officer for purposes of Section 149 have also been carried out. [Notification No.35/2017-Customs (N.T.) dated 11" April, 2017 refers].

- B. All major amendments will generally be approved within 24 hours of the submission of the complete application. Delays beyond the laid down timelines are to be necessarily escalated and brought to the notice of Additional/Joint Commissioner in charge. All major amendments shall continue to be approved by the concerned Deputy Commissioner or the Assistant Commissioner as the case may be.
- C. A combined application in the prescribed Form shall be submitted by the shipping line irrespective of the major or minor amendment(s) along with the required documents indicated against each type of amendment mentioned in the Annexure to the *Application Form* appended to this Public Notice leaving no scope for ambiguity.
- D.Since the objective is to lend certainty to the amendment process with specific timelines, therefore, accepting incomplete forms should be avoided. In case an incomplete form for amendment is accepted for reasons to be recorded, a deficiency memo should be promptly issued the same day.
- E. All cases of Minor amendment should be decided administratively without recourse to adjudication or levy of penalty. Levy of Fee (Customs Documents) Regulations, 1970 allows the proper officer to permit an IGM to be amended or supplemented, on payment of prescribed fees, if he is satisfied that there is no fraudulent intention. The said regulations have also been amended vide Notification No.36/2017-Customs (NT.) dated 11th April, 2017 to revise the fee(s) for carrying out amendments. The quantum of fee has been revised upwards so as to calibrate it to the realistic levels and also to discourage the tendency to file amendments. A flat fee of Rs. 1000/- has been provided for amendment of IGIV1s.

Further, no amendment fee shall be levied in respect of a Bill of Entry filed under the proviso to sub-section (3) of Section 46 of the Customs Act, 1962 (52 of 1962) where the amendment is necessitated due to amendment in import manifest.

- F. The request for amendment shall be filed by the person in-charge of the conveyance or any person who has been authorized to issue delivery orders in favour of an importer, on the basis of which the custodian would deliver the imported goods.
- G. The responsibility of amendment in the 1GM rests solely with the Shipping Line/Agent, as they file 1GM with Customs under section 30 of Customs Act, 1962. It is, therefore, clarified that the fine/penalty imposed, if any, upon adjudication in such cases, shall be payable by the Shipping Line only or such other person as specified. No fine/penalty is required to be imposed on the consignee or others. No request for any amendment in the 1GM from Custom Broker/Importer will be entertained.
- 4. While accepting requests for amendments, due precaution should be taken that requests for amendment to manifested items are accepted within the period stipulated in the Section 48 of the Customs Act, 1962.
- 5. If any difficulty is foreseen or arises out of the implementation of this notice, the same may be brought to the notice of the undersigned.

Encl: As above.

(P. V. R. Reddy), Principal Commissioner, Custom House, Kandla.

Copy to:

- 1. The Chief Commissioner of Customs, Gujarat Zone, Ahmedabad.
- 2. The Principal Commissioner of Customs, CH Mundra.
- 3. The Development Commissioner, KASEZ, Gandhidham.
- 4. All Additional / Joint Commissioners of Customs, CH Kandla.
- 5. All Deputy / Assistant Commissioner of Customs, CH Kandla.
- 6. The President, Kandla Custom House Agents' Association, Gandhidham Chamber Of Commerce & Industry Building, Plot No.71, Sector No.8, 2Nd Floor, Room No.7, Gandhidham.

Application for Amendment (On Letter Head of Shipping Line)

To,
Deputy/ Assistant Commissioner of Customs,
Import Noting.

Subject: Application for 'Amendment in the IGM'

1.	Name and Address of	of Shipping Line:		
2.	IGM No	Item No	Date	
3.	MBL No	Date		
	HBL No	Date		
4.	Consignee Name		IEC No	
	Amendment Sougl			
6.	Detail of the amer	idment sought:	·	
	F	rom		То
declar	ledge. It is also certi	fied that I am rigl	details are true and cor htful person for the afore of Customs Act-1962 reg	said amendment. I also
				(Signature with stamp)
			Nam	e:
			Des	ignatiom:

S. No.	Amendment Type	Annexu	Documents required
1	(Minor) Change in Importer's	appropriate	
	Address	:	Bill of Lading both Primary and Revised (Original / Attested by Shipping Line)
2	Correcting any spelling		• IEC Copy
	mistake		Bill of Lading both Primary and Revised (Original/ Attested by Shipping Line)
	Conversion from one		 Letter from Shipping Agent/ Line stating grounds on which request is made
	unit of measurement to another		Bill of Lading both Primary and Revised (Original/Attested by Shipping Line)
	Changain		Signed Copy of Invoice/ Packing List (Original/revised)
	Change in container No. (only alphabetic prefix and the last 10 th test		Bill of Lading both Primary and Revised (Original/ Attested by Shipping Line)
	numerical)		Letter from Supplier/ Shipper/ Shipping line/ Overseas Counterpart of Shipping Line as the
			case may be. • EIR Copy/Lying Position
	Change/Addition of marks and number		Bill of Lading both Primary and Revise (Original/Attested by Shipping Line) Signed Copy of Invoice/Packing List (Original/Revised)
-	Conversion from local		
	to TP/SMTP and viceversa		 Bill of Lading both Primary and Revised (Original/Attested by Shipping Line) Either Explanation Letter from Shipping Agent Line or SEZ Bill of Entry Assessed by SEZ officer as the case may be. Explanation Letter from Shipping Agent / Line in case of error by shipping line else in other cases SEZ Bill of Entry Assessed by SEZ officer.
ļ	Port of loading (without change of country)		 Bill of Lading both Primary and Revised (Original/Attested by Shipping Line)
			 Letter from Supplier/ Shipper/ Shipping line/ Overseas Counterpart of Shipping Line as the case may be.
	Size of containers (no change in weight of consignment)		Bill of Lading both Primary and Revised (Original/Attested by Shipping Line)
			Explanation Letter from Shipping Agent / Line
	Port of discharge		 Bill of Lading both Primary and Revised (Original/Attested by Shipping Line)
			 Letter from Supplier/ Shipper/ Shipping line/ Overseas Counterpart of Shipping Line as the case may be.
Ī	ype of packages	•	Bill of Lading both Primary and Revised (Original/Attested by Shipping Line)
<u> </u>			Signed Copy of Invoice/ Packing List

		(Original/Revised)
11	Number of packages(no change in weight)	 Bill of Lading both Primary and Revised (Original/Attested by Shipping Line) Signed Copy of Invoice/Packing List (Original/Revised)
12	Scal Number	Bill of Lading both Primary and Revised (Original/Attested by Shipping Line) Letter from Supplier/Shipper/Shipping line/Overseas Counterpart of Shipping Line as the case may be. EIR Copy/Lying Position
13	High Sea Sales	 High Seas Sales contract signed by both the buyer and seller and duly notarised. In the cases where the HSS Contract is not notarised, the same is required to be attested by the authorized signatory of Bankers. The date of Contract / Notarisation/Attestation by the bankers should be not later than the date of the IGM. (In case the same is later than the IGM date, the amendment should be dealt as a major amendment.) Non-negotiable copy of Bill of Lading in original. If same is not available, then a photocopy of such Bill of Lading duty authenticated by Shipping Line/Steamer Agent/ Custom Broker; High Seas Sale Invoice and Commercial Invoice in original or a duly attested Copy thereof; Authority letter for Custom Broker from High Seas Sales buyer in original (if CB is appointed) or application from High Seas Sales buyer. IEC copy of both the buyer and the seller.
14	HUB SMTP for LCL cargo	Letter from Shipping Agent/ Line stating grounds on which request is made Transshipment copy IGM Copy.

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S. No.	Amendment Type (Major)	Tick the appropriate	Documents required
15	Addition of extra entries (Line No. in IGM)		 Bill of Lading both primary and Revised (Original/ Attested by Shipping Line) Letter from Shipping Agent/ Line stating grounds on which request is made EIR Copy/ Lying position Confirmation from Boarding officer /Destuffing report
16	Amendment in the quantity of goods already declared		 Bill of Lading both primary and Revised (Original/ Attested by Shipping Line) Letter from Shipping Agent/ Line stating grounds on which request is made Letter from Supplier/Shipper/Shipping line/Overseas Counterpart of Shipping Line as the case may be. Signed Copy of Invoice/ Packing List (Original/Revised)
[7	Changing the date of the Bill of Lading in		Bill of Lading both primary and Revised Original Value and Control of the Control of th

	the IGM	 Letter from Shipping Agent/ Line stating grounds on which request is made Letter from Supplier/Shipper/Shipping line/Overseas Counterpart of Shipping Line as the case may be.
18	Changing the Importer's/ Consignee name	 Bill of Lading hoth primary and Revised (Original/ Attested by Shipping Line) Letter from Shipping Agent/ Line stating grounds on which request is made NOC from 1st Consignee/2nd Consignee with IEC copy in the case of non-negotiable/ non transferable Bill of Lading. Explanation Letter from 1st Consignee with IEC copy Letter from Supplier/Shipper/Shipping line/Overseas Counterpart of Shipping Line as the case may be.
19	Commodity description	 Bill of Lading both primary and Revised (Original/ Attested by Shipping Line) Letter from Shipping Agent/ Line stating grounds on which request is made Letter from Supplier/Shipper/Shipping line/Overseas Counterpart of Shipping Line as the case may be. Signed Copy of Invoice/Packing List
20	Cargo to Un- accompanied baggage and vice-versa	 (Original/ Revised) Bill of Lading both primary and Revised (Original/ Attested by Shipping Line) Letter from Shipping Agent/ Line stating grounds on which request is made Explanation Letter from 1st Consignee with IEC copy Letter from Supplier/Shipper/Shipping line/Overseas Counterpart of Shipping Line as the case may be.
21	Change of Bill of Lading Number	 The Shipping Line should submit copy of the surrendered Master Bill of Lading and original consignee name should appear in House Bill of Lading. Report / NOC from concerned Group in case if Bill of Entry has already been filed.
22	Any Other Amendment:	*Proper officer may ask for any other relevant documents if essential

^{*}Proper officer may ask for any other relevant documents if essential.