Standing Order No. 19/2017

Sub: Procedure for drawing of samples and testing during Export- Reg.


2. It has been noticed that, in many cases, while forwarding the RSS for testing, the queries/objective in the test memo have not been specifically stated. There are instances where, in cases of suspected overvaluation of export consignments, the “Representative Sealed Samples” were sent for determination of composition only.

3. In addition to the procedure laid down in the abovesaid Circulars and Standing Orders, it has been decided that wherever the Docks Officer is of view that the samples are required to be drawn for testing, to check compliance of policy conditions or to establish identity of the goods, ascertain composition & valuation of the goods or any other specific purpose, the procedure as prescribed in this standing order should be followed.

4. The sample shall be drawn by the Docks Officer himself. These samples shall be forwarded to “scaleman of the concerned export docks (for handing over to officer deputed by Central Sample Cell for collection of sample), alongwith the Test Memo, duly signed by him indicating the requisite specific query therein. Further, these details shall also be entered by EO/PO in the EDI module in the respective column, in the specified menu, as per the screen shot given below:-
5. SAMPLING PROCEDURE: In addition to the instructions contained in Appraising Manual / standing orders / circulars mentioned above (in respect of the procedure of drawing the samples and sealing etc.), the following procedure shall be followed strictly, while drawing the sample and forwarding the same for testing:-

(i) The EO/PO posted in the docks, himself, under the supervision of A.O./Supdt.(P), shall draw the representative samples sought, in duplicate, in the presence of the Customs Broker(CB)/ exporter / duly authorized representative of the exporter.

(ii) The covers/packages, containing the sample, shall bear the relevant details viz. the shipping bill number, exporter’s name, IEC Code, declared description of the goods, Customs Broker name etc., along with the manufacturer’s trade label, if any,

(iii) The sample should be sealed by the sepoy/scaleman, in the presence of EO/PO and authorized representative of the CB/exporter. The cover of sealed sample shall be signed by EO/PO and the authorized representative of the Customs Broker /exporter, which should also be countersigned by the concerned AO/Supdt(P)(Docks).

(iv) The “Test Memo” shall be prepared by the EO/PO. The EO/PO shall incorporate all the relevant queries/purpose, for which the expert opinion is being sought. This test memo shall be countersigned by the AO/Supdt(P)(Docks). The technical literature, if any, available with the consignment, should also be attached along with the test memo.

(v) The Test Memo, duly signed by the EO/PO and concerned AO/Supdt.(P)(Docks) shall also be endorsed with the details of the seal number, with which the samples were sealed. After completing the process of sealing of samples and preparing the test memo, the concerned EO/PO/EA/TA (Docks) shall enter the details of the sample and Test Memo in the “CFS Sample Test register”, which is required to be maintained in every Container Freight Station.

(vi) It is observed that the officers, working in the export docks, are not making entry in the ICES 1.5 system in respect of drawn samples. It is mandatory for the EO/PO to make entry of the drawn sample in the prescribed menu under ICES1.5 system which is given above. He shall also ensure proper storage of the samples, till they are deposited with the “Central Sample Cell”.

(vii) The sealed samples alongwith the Test Memo shall be handed over to the Central Sampling Cell (CSC) for onward submission to the concerned laboratory.

(viii) The sealed samples would be handled only by the Customs staff and shall be transported / forwarded by the designated Customs staff, duly authorized in this regard. In any case, the sealed samples and test memos shall not be handed over to the representative of Customs Broker/exporter.

(ix) The concerned AO/Supdt.(P) shall allow the Let Export Order only after ensuring that the concerned EO/PO has entered the details of sample properly in the prescribed menu of ICES1.5 system given above.

(x) After entering the details of the samples in the “Sample Test Register”, maintained at each CFS and in EDI Module, both samples shall be handed over to the Central Sampling Cell (CSC) officer deputed for collection and transportation of samples from various CFSs and an acknowledgement of receipt of the samples shall be taken from the collection officer in the “CFS Sample Register”.

(xi) All the samples collected by the team will be collated and entered in the Register (in the prescribed proforma) maintained by “Central Sample Cell” date
wise. One set of sealed samples should be stored in the Central sample cell. The other set shall be forwarded for the test. Care should be taken to keep the sealed samples secure and intact.

(xii) Only the samples, which need to be tested for the Customs purposes, including the samples to be tested by textile committee, are to be handled by the Central Sample Cell. The sample collection and storage for the purposes of the other agencies (Drug Controller, PHO etc.) shall continue to be handled by the respective agencies only. Where the NOC is received from the Allied Agencies, the EO/PO at export Docks / CFS shall make an entry in the departmental comment, giving the full details of such NOC viz. reference no., date, issuing authority etc.

(xiii) In cases, where the Customs Lab is unable to test any one of the queries, sought in the test memo, the sample should be sent to the designated/accredited Labs where all the tests can be handled to avoid delay. These decisions should be taken by the Supdt.(P)in charge of Central Sample Cell, on the basis of the past database or in consultation with the concerned Asstt./Dy. Commissioner of Customs(Docks).

(xiv) It has been observed that, in cases where samples are drawn, the concerned docks officers, are not entering the relevant test report details in the correct specified menu of EDI 1.5 systems, and are instead entering the details in the comment column. Accordingly, it is hereby reiterated that,

a) In cases, where the test report has been furnished by the Central Revenue Control Laboratory (CRCL), 4th Floor, JNCH, the test report shall be mandatorily fed by the Tax Assistant posted at CRCL for this purpose and;

b) In cases, where the test report has been furnished to Central Sample Cell(CSC), Distripark CFS, by the other agencies, the test report shall be fed by the PO/TA posted at CSC in the prescribed menu of 1.5 EDI System. The screen shot of which is given below:-

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c) It has also been decided that the test report is to be fed in the 1.5 EDI system on the same day when it has been received by Tax Assistant
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posted at CRCL or officer at “Central sample Cell”, as the case may be. Additional / Joint Commissioner in charge of CRCL will monitor compliance

FORTHNIGHTLY REPORT FOR CENTRAL SAMPLE CELL

(xv) In order to monitor the pendency in regard to samples, where either the test reports are not received within reasonable time limit or cases where test reports have been received but not fed in the ICES system, it has been decided that “Central Sample Cell(CSC)” will forward a fortnightly report, in respect of such samples collected (either test report not received or test report not fed in the ICES system after 15 days of drawal of sample, to the Appraising main (export) in the following format:-

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Shipping Bill No. &amp; name of Exporter</th>
<th>Date of Receipt of Sample in CSC</th>
<th>Date of dispatch of Sample to CRCL/TC/other labs</th>
<th>Whether test report received.</th>
<th>Remarks</th>
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FORTHNIGHTLY REPORT FOR CRCL

(xvi) Similarly, TA posted at CRCL will forward a fortnightly report, in respect of such samples collected (either test report not received or test report not fed in the ICES system after 15 days of drawal of sample, to the Appraising main (export) in the following format:-

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Shipping Bill No. &amp; name of Exporter</th>
<th>Date of Receipt of Sample in CSC</th>
<th>Date of dispatch of Sample to CRCL/TC/other labs</th>
<th>Whether test report received.</th>
<th>Remarks</th>
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NO PRIMA FACIE CASE OF MIS-DECLARATION ETC.

6. There are instances, when samples are drawn by the proper officer to obtain confirmation of goods declared in the shipping bill, as prescribed in CBEC Circular No. 34/95 dt. 06.04.1995 and 81/2011-Customs, dated 04.01.2011, but prima facie, by visual examination, the concerned docks officer has no reasonable basis to primafacie allege deliberate over-valuation, deliberate misclassification, deliberate mis-declaration etc. It is clarified that, as per the prevailing practice, there is no need to take any bond or BG, before allowing clearance of such goods for export, after drawl of samples.

PRIMA FACIE CASE OF MIS-DECLARATION ETC.

7. However, there may be cases, where the docks officers, prima facie, by visual inspection, suspects or has evidence of an case of deliberate over-valuation, deliberate misclassification, deliberate mis-declaration etc. Such cases need to be referred to SIIB (X) for investigation. In such cases, SIIB(X) to collect samples, if need be within one day of receipt of such information.
7.1 In such situation, if the goods are seized under Section 110 of Customs Act, 1962, goods may be provisionally released subject to compliance of Section 110A of the Act.

7.2 However, if the goods are not seized under Section 110 of the Act, appropriate bond/BG, as decided by the adjudicating authority, need to be taken by the export docks officer before allowing clearance of export goods in terms of provisions of Section 18 Customs Act, 1962.

7.3 In this regard, attention is invited to the Board Circular No. 1/2011-Customs, dated 4-1-2011 regarding provisional release of export goods that are detained or seized. The said Circular was issued with the objective of expediting the clearance of export goods and to ensure that where permissible by law, exports should not get unduly delayed, thereby causing congestion in ports as well as delays in fulfilment of export orders. It was instructed that continued detention of export goods in excess of three days must be brought to the notice of the Commissioner of Customs. Aforesaid instructions were reiterated vide Circular No. 30/2013-Cus., dated 5-8-2013.

8. Difficulty, if any, may be brought to the notice of Deputy / Assistant Commissioner in charge of Appraising Main (Export) through email / phones (email address: apmainexp@jawaharcustoms.gov.in, Phone No : 022-27244959,).

9. This, issues with approval of the Chief Commissioner of Customs, Mumbai Zone-II, JNCH. Action to be taken in terms of decisions taken in this Public Notice should be considered as standing order for the purpose of officers and staff.

Sd/-

(SUBHASH AGRAWAL)
Commissioner of Customs (NS-IV).

Copy to:
1. The Chief Commissioner of Customs, Mumbai Zone-II, JNCH.
2. The Commissioner of Customs, NS-G/ NS-I/ NS-II / NS-III/ NS-IV / NS-V, JNCH.
3. All Additional / Joint Commissioner of Customs, JNCH.
4. All Deputy / Assistant Commissioner of Customs, JNCH.
5. All Sections / Groups of NS-G, NS-I, NS-II / NS-III/ NS-IV / NS-V, JNCH.
6. Representative of BCBA / FIEO for information and circulation among their members for information.
7. AC/DC, EDI for uploading on JNCH website immediately.