OFFICE OF THE COMMISSIONER OF CUSTOMS (IMPORT),

JAWAHARLAL NEHRU CUSTOM HOUSE, NHAVA SHEVA,

TAL: URAN, DIST: RAIGAD, MAHARASHTRA-400707.

F.No. S/3-GEN-214/2007 Imp.

Noting

��� Date: 22.03.07

STANDING ORDER No.13 /07.

<u>Sub:-Dispense with practice for recovery of revenue deposit of Rs. 3000/-</u>

�u�� /s. 42 of the Customs Act, 1962.- reg.

Attention is invited to the instructions issued by the CBEC vide F.28/12/70-Cus IV dated 22.5.1970 regarding security deposit in respect of foreign going and coastal vessels under Section 42 of the Customs Act, 1962. Accordingly, the quantum of deposit of Rs. 3000/- and Rs. 1000/- is taken from foreign vessels and coastal vessels, respectively, for covering liabilities of individual vessels. When Shipping Lines handle a number of vessels, a one time deposit of Rs. 15,000/- and Rs.5,000/- is taken for the foreign going coastal vessels, respectively.

2. ������As per Section 42 of the Customs Act, 1962, the vessel is permitted to depart from a customs station by proper officer after considering that the person in charge of the conveyance has complied with,-

- i) �������production of specified documents and replied the question, if any, raised.
- ii) ������ Delivery of export manifest
- iii) Payment of all duties leviable on any stores consumed in the conveyance,
- iv) Payment of all charges and penalties due in respect of the conveyance.
- v) No penalty is leviable on the person-in-charge under Section 116 for the deficiency of goods.
- vi) Exports goods contravening any of provision of the Customs Act have been unloaded.
- 4. ������In case, the Shipping Line /Agent seeking Port Clearance is not in a position to submit the relevant documents required for compliance of

the provisions under Section 42(2) of the Customs Act, a bond should be submitted to the proper officer by the Shipping Line /Agent. The condition of the Bond would be to fulfill the requirements prescribed under Section 42(2) of the Customs Act, 1962, and proforma of the bond is enclosed as Annexure-•A• to this Public Notice.

- 6. ������Difficulties, if any, may be brought to the notice of the undersigned.

SD/26.3.07







Encl: Annexure ��A�.



ANNEXURE - • • A

The President of India,

Acting through Commissioner of Customs (Export),

Jawaharlal Nehru Custom House,

Nhava Sheva.

WHEREAS, the Asstt./Dy. Commissioner of Customs (hereinafter called the Proper Officer (*) has agreed to give provisional port clearance for the Line/Agent, pending submission of further documents and furnishing information as may be called for by the proper officer in compliance with the provisions prescribed under Section 42(2) of Custom Act, 1962, within one month of furnishing of this bond. Section 42(2) of the Customs Act, 1962, states that the port clearance shall not be given by the proper officer until -

- a) the person-in-charge of the conveyance has answered the questions put to him under section 38;
- b) the provisions of section 41 have been complied with;
- c) the shipping bills or bills of export, the bills of transshipment, if any, and such other documents as the proper officer may require have been delivered to him;
- d) all duties leviable on any stores consumed in such conveyance, and all charges and penalties due in respect of such conveyance or from the person-in-charge thereof have been paid or the payment secured by such guarantee or deposit of such amount as the proper officer may direct;
- e) the person-in-charge of the conveyance has satisfied the proper officer that no penalty is leviable on him under section 116 or the payment of any penalty that may be levied upon him under that section has been secured by such guarantee or deposit of such amount as the proper officer may direct;
- f) in any case where any export goods have been loaded without payment of export duty or in contravention of any provision of this Act or any other law for the time being in force relating to export of goods,-
 - (i) such goods have been unloaded, or
 - (ii) where the (Assistant commissioner of Customs or Deputy Commissioner of Customs) is satisfied that it is not practicable to unload such goods, the person-incharge of the conveyance has given an undertaking, secured by such guarantee or deposit of such amount as the proper officer may direct, for bringing back the goods to India.

- (1) If the Shipping Line/Agent shall within one month, or within such extended period as the Proper Officer may allow, produce such documents and furnish such information as may be called for by the Proper Officer in compliance with the provisions prescribed under Section 42(2) of the Customs Act, 1962, and
- (2) If the Shipping Line/Agent pays to the President any penalty and fine or any dues that may be chargeable on them in respect of the vessel for which provisional port clearance has been given by the Proper Officer.

Then the above written bond shall be void and of effect otherwise the same shall remain in full force and virtue.

AND IT IS HEREBY AGREED AND DECLARED by the Shipping Line/Agent as follows:-

- This bond is given under the orders of the Central Government for the performance of
 - ���� an act in which the public are interested.
- 2 This Bond shall remain in force for a period of one year from the date hereof and the
 - ���� obligation and liability of the Shipping Line/Agent shall be a continuing one.
- 3 ���� The President through the Asstt./Dy. Commissioner of Customs or other officer may
- ** ** ** ** ** recover the said amount of fine, penalty or any other dues in the manner laid down

***	in sub-section	(1) of Section	142 of the	Customs Ac	et, 1962	without
prejudice to any						

IN WITNESS WHEREOF the Shipping Line/Agent has herein set and subscribed

• its hands and seals the day, month and year first above written.

�������SIGNED AND DELIVERED by and on behalf of the Shipping Line/Agent at



2000000000000

DATE:











