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GOVERNMENT OF INDIA MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

Notification No. 72/2017 – Customs

New Delhi, the 16th August, 2017

G.S.R. (E)- In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No.27/2002 – Customs dated the 1st March, 2002 published in the Gazette of India, Extraordinary, Part II, Section 3, Subsection (i), vide number G.S.R. 124(E), dated the 1st March, 2002 except as respects things done or omitted to be done before such supersession, the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts goods of the description specified in column (1) of the Table annexed hereto, from the payment of so much of the customs duty leviable thereon under First Schedule to the Customs Tariff Act, 1975 (51 of 1975) as specified in column (3) of the said Table and from the whole of the integrated tax leviable thereon under sub-section (7) of section 3 of the Customs Tariff Act, 1975 subject to the limitations and conditions specified in column (2) thereof, namely: -

TABLE

Description of	Limitations and conditions	Extent of exemption
goods		
(1)	(2)	(3)
Machinery,	(1) the goods have been taken on lease by	In the case of-
equipment or	the importer for use after import;	(i) goods which are re-exported within
tools, falling	(2) the importer makes a declaration at	three months of the date of import, so
under Chapters	the time of import that the goods are	much of the duty of customs as is in
84, 85, 90 or	being imported temporarily for	excess of the amount calculated at the
any other	execution of a contract;	rate of five per cent.;
Chapter of the	(3) the import of such machinery,	(ii) goods which are re-exported after three
First Schedule	equipment or tools is covered under	months, but within six months, of the
to the Customs	item (b) of clause 1 or item (f) of	date of import, so much of the duty of
Tariff Act,	clause 5 of Schedule II of the Central	customs as is in excess of the amount
1975 (51 of	Goods and Services Act, 2017;	calculated at the rate of fifteen per
1975).	(4) the said goods are re-exported within	cent.;
	three months of the date of such	(iii)goods which are re-exported after six
	import or within such extended period	months, but within nine months, of the
	not exceeding 18 months from the	date of import, so much of the duty of
	date of said import, as the Assistant	customs as is in excess of the amount
	Commissioner of Customs or the	calculated at the rate of twenty-five per
	Deputy Commissioner of Customs, as	cent.;
	the case may be, may allow;	(iv)goods which are re-exported after nine
	(5) where the Assistant Commissioner of	months, but within twelve months, of
	Customs or the Deputy	the date of import, so much of the duty
	Commissioner of Customs, as the	of customs as is in excess of the
	case may be, grants extension of the	amount calculated at the rate of thirty

- aforesaid period for re-export, the importer shall pay the difference between the duty payable under the relevant clause in column (3) and the duty already paid at the time of their import;
- (6) the importer executes a bond, with a bank guarantee, undertaking—
 - (a) to pay integrated tax leviable under sub-section (1) of section 5 of the Integrated Goods and Services Act, 2017 on supply of service covered by items 1(b) or 5(f) of Schedule II of the Central Goods and Services Act, 2017;
 - (b) to re-export the said goods within three months of the date of import or within the aforesaid extended period;
 - (c) to produce the goods before the Assistant Commissioner of Customs or the Deputy Commissioner of Customs for identification before reexport;
 - (d) to pay the balance of customs duty, along with interest, at the rate fixed by notification issued under section 28AA of the Customs Act, 1962, for the period starting from the date of import of the said goods and ending with the date on which the duty is paid in full, if the re-export does not take place within the stipulated period; and
 - (e) to pay on demand an amount equal to the integrated tax along with applicable interest payable on the said goods but for the exemption under this notification in the event of violation of any of the above conditions.

- per cent.;
- (v) goods which are re-exported after twelve months, but within fifteen months, of the date of import, so much of the duty of customs as is in excess of the amount calculated at the rate of thirty-five per cent.;
- (vi)goods which are re-exported after fifteen months, but within eighteen months, of the date of import, so much of the duty of customs as is in excess of the amount calculated at the rate of forty per cent.,

of the aggregate of the duties of customs, which would be leviable under the Customs Act, 1962 read with any notification for the time being in force in respect of the duty so chargeable.

Note: The goods imported under this concession shall not be eligible for drawback under subsection (2) of section 74 of the Customs Act, 1962.

[F.No.354/186/2017-TRU]

(Mohit Tewari)

Under Secretary to the Government of India