CHAPTER 27

Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes

Notes:

- 1. This Chapter does not cover:
- (a) separate chemically defined organic compounds other than pure methane and propane which are to be classified in heading 2711;
 - (b) medicaments of heading 3003 or 3004; or
 - (c) mixed unsaturated hydrocarbons of heading 3301, 3302 or 3805.
- 2. References in heading 2710 to "petroleum oils and oils obtained from bituminous minerals" include not only petroleum oils and oils obtained from bituminous minerals but also similar oils, as well as those consisting mainly of mixed unsaturated hydrocarbons, obtained by any process, provided that the weight of the non-aromatic constituents exceeds that of the aromatic constituents.

However, the references do not include liquid synthetic polyolefins of which less than 60% by volume distils at 300°C, after conversion to 1,013 millibars when a reduced-pressure distillation method is used (Chapter 39).

- 3. For the purposes of heading 2710, "waste oils" means waste containing mainly petroleum oils and oils obtained from bituminous minerals (as described in Note 2 to this Chapter), whether or not mixed with water. These include:
 - (a) such oils no longer fit for use as primary products (for example, used lubricating oils, used hydraulic oils and used transformer oils);
 - (b) sludge oils from the storage tanks of petroleum oils, mainly containing such oils and high concentration of additives (for example, chemicals) used in the manufacture of the primary products; and
 - (c) such oils in the form of emulsions in water or mixtures with water, such as those resulting from oil spills, storage tank washings, or from the use of cutting oils for machining operations.

SUB-HEADING NOTES:

- 1. For the purposes of sub-heading 2701 11 "anthracite" means coal having a volatile matter limit (on a dry, mineral-matter-free basis) not exceeding 14%.
- 2. For the purposes of sub-heading 2701 12, "bituminous coal" means coal having a volatile matter limit (on a dry, mineral-matter-free basis) exceeding 14% and a calorific value limit (on a moist, mineral-matter-free basis) equal to or greater than 5,833 kcal/kg.
- 3. For the purposes of tariff items 2707 10 00, 2707 20 00, 2707 30 00 and 2707 40 00, the terms "benzol", "(benzene)", "toluol" (toluene)", "xylol" (xylenes)" and "naphthalene" apply to products which contain more than 50% by weight of benzene, toluene, xylenes or naphthalene, respectively.

- 4. For the purposes of sub-heading 2710 12, "light oils and preparations" are those of which 90 % or more by volume (including losses) distil at 210 °C according to the ISO 3405 method (equivalent to the ASTM D 86 method).
- 5. For the purposes of the sub-headings of heading 2710, the term "biodiesel" means mono-alkyl esters of fatty acids of a kind used as a fuel, derived from animal or vegetable fats and oils whether or not used.

SUPPLEMENTARY NOTE:

In this Chapter, the following expressions have the meanings hereby assigned to them:

- (a) "motor spirit" means any hydrocarbon oil (excluding crude mineral oil) which has its flash point below 25°C and which either by itself or in admixture with any other substance, is suitable for use as fuel in spark ignition engines. "Special boiling point spirits (tariff item Nos. 2710 12 11, 2710 12 12 and 2710 12 13)" means light oils, as defined in Sub-heading Note 4, not containing any anti-knock preparations, and with a difference of not more than 60°C between the temperatures at which 5% and 90% by volume (including losses) distil;
- (b) "natural gasoline liquid (NGL)" is a low-boiling liquid petroleum product extracted from Natural Gas;
- (c) "superior kerosine oil (SKO)" means any hydrocarbon oil conforming to the Indian Standards Specification of Bureau of Indian Standards IS: 1459-1974 (Reaffirmed in the year 1996);
- (d) "aviation turbine fuel (ATF)" means any hydrocarbon oil conforming to the Indian Standards Specification of Bureau of Indian Standards IS: 1571:1992:2000;
- (e) "high speed diesel (HSD)" means any hydrocarbon oil conforming to the Indian Standards Specification of Bureau of Indian Standards IS: 1460:2005;
- (f) "light diesel oil (LDO)" means any hydrocarbon oil conforming to the Indian Standards Specification of Bureau of Indian Standards IS: 15770:2008;
- (g) "fuel oil" means any hydrocarbon oil conforming to the Indian Standards Specification of Bureau of Indian Standards IS:1593:1982 (Reaffirmed in the year 1997);
- (h) "lubricating oil" means any oil, which is ordinarily used, for lubrication, excluding any hydrocarbon oil, which has its flash point below 93.3° Centigrade;
- (i) "jute batching oil" and "textile oil" are hydrocarbon oils which have their flash point at or above 93.3°C, and is ordinarily used for the batching of jute or other textile fibres;
- (*j*) the expression "petroleum jelly crude" (tariff item Nos. 2712 10 10) shall be taken to apply to petroleum jelly of a natural colour higher than 4.5 by the ASTM D 1500 method;
- (k) for the purposes of these additional notes, the tests prescribed have the meaning hereby assigned to them:
 - (1) "Flash Point" shall be determined in accordance with the test prescribed in this behalf in the rules made under the Petroleum Act, 1934 (30 of 1934);
 - (2) "Smoke Point" shall be determined in the apparatus known as the Smoke Point Lamp in the manner indicated in the Indian Standards Institution specification IS:1448 (p. 31)-1967 as for the time being in force;
 - (3) "Final Boiling Point" shall be determined in the manner indicated in the Indian Standards Institution specification IS:1448 (p.18)-1967 as for the time being in force;
 - (4) "Carbon Residue" shall be determined in the apparatus known as Ramsbottom Carbon Residue Apparatus in the manner indicated in the Indian Standards Institution specification IS:1448

- (p.8)-1967 as for the time being in force;
 - (5) "Colour Comparision Test" shall be done in the following manner, namely:
 - (i) first prepare a five per cent. weight by volume solution of Potassium Iodine (analytical reagent quality) in distilled water;
 - (ii) to this, add Iodine (analytical reagent quality) in requisite amount to prepare an exactly 0.04 normal Iodine solution;
 - (iii) thereafter, compare the colour of the mineral oil under test with the Iodine solution so prepared.

Tariff Item	Description of goods	Unit Rate of		of duty
			Standard	Preferential Areas
(1)	(2)	(3)	(4)	(5)
2701	 Coal; Briquettes, ovoids and similar solid fuels manufactured from coal Coal, whether or not pulverised, but not agglomerated: 			
2701 11 00	Anthracite	kg.	10%	_
2701 12 00	Bituminous coal	kg.	10%	_
2701 19	Other coal:		1070	
2701 19 10	Coking coal	kg.	10%	_
2701 19 20	Steam coal	kg.	10%	_
2701 19 90	Other	kg.	10%	_
2701 20	- Briquettes, ovoids and similar solid fuels manufactured from coal:	C		
2701 20 10	Anthracite agglomerated	kg.	10%	_
2701 20 90	Other	kg.	10%	-
2702	LIGNITE, WHETHER OR NOT AGGLOMERATED, EXCLUDING JET			
2702 10 00	 Lignite, whether or not pulverised, but not agglomerated 	kg.	10%	-
2702 20 00	- Agglomerated lignite	kg.	10%	-
2703	- PEAT (INCLUDING PEAT LITTER), WHETHER OR NOT AGGLOMERATED			
2703 00	- Peat (including peat litter), whether or not agglomerated:			
2703 00 10	Peat whether or not compressed into bales, but not agglomerated	kg.	10%	-
2703 00 90	Other	kg.	10%	-

(1)	(2)	(3)	(4)	(4) (5)	
2704	- Coke and semi-coke of coal, of light	 ГЕ			
2704	OR OF PEAT, WHETHER OR NOT AGGLOMERA				
	RETORT CARBON	,,			
2704 00	- Coke and semi-coke of coal, of lignite				
	or of peat, whether or not agglomerated	l;			
	retort carbon :				
2704 00 10	Retort carbon (gas carbon)	kg.	10%	-	
2704 00 20	Coke and semi-coke of lignite or of pear	t kg.	10%	-	
2704 00 30	Hard coke of coal	kg.	10%	-	
2704 00 40	Soft coke of coal	kg.	10%	-	
2704 00 90	Other	kg.	10%	-	
2705 00 00	COAL GAS, WATER GAS, PRODUCER GAS ANI	D kg.	10%		
	SIMILAR GASES, OTHER THAN PETROLEUM				
	GASES AND OTHER GASEOUS HYDROCARBON	is			
2706	- TAR DISTILLED FROM COAL, FROM LIGNITE	E OR FROM			
	PEAT AND OTHER MINERAL TARS, WHETHER				
	NOT DEHYDRATED OR PARTIALLY DISTILLED				
	INCLUDING RECONSTITUTED TARS	,			
2706 00	- Tar distilled from coal, from lignite or				
	from peat and other mineral tars, wheth	er			
	or not dehydrated or partially distilled,				
	including reconstituted tars :				
2706 00 10	Coal tar	kg.	10%	-	
2706 00 90	Other	kg.	10%	-	
2707	OILS AND OTHER PRODUCTS OF THE DISTIL	LATION			
	OF HIGH TEMPERATURE COAL TAR SIMILAR				
	PRODUCTS IN WHICH THE WEIGHT OF THE				
	AROMATIC CONSTITUENTS EXCEEDS THAT O	F THE			
	NON-AROMATIC CONSTITUENTS				
2707 10 00	- Benzol (benzene)	kg.	10%	-	
2707 20 00	- Toluol (toluene)	kg.	10%	-	
2707 30 00	- Xylol (xylenes)	kg.	10%	-	
2707 40 00	- Naphthelene	kg.	10%	-	
2707 50 00	- Other aromatic hydrocarbon mixtures of whi		10%	-	
	65 % or more by volume (including losses) d	listils			
	at 250 °C by the ISO 3405 method (equivalent	nt to			
	the ASTM D 86 method)				
	- Other:				
2707 91 00	Creosote oils	kg.	10%	-	
2707 99 00	Other	kg.	10%	-	

(1)	(2)	(3)	(4)	(5)
2708	PITCH AND PITCH COKE, OBTAINED FROM COAL			
2700	TAR OR FROM OTHER MINERAL TARS			
2708 10	- Pitch:			
2708 10 10	Obtained by blending with creosote oil or	kg.	10%	_
2700 10 10	other coal tar distillates	ĸg.	1070	_
2708 10 90	Other	kg.	10%	_
2708 10 00	- Pitch coke	kg.	10%	_
2700 20 00	- Then core	ĸg.	1070	
2709 00 00	PETROLEUM OILS AND OILS OBTAINED FROM	kg.	5%	
	BITUMINOUS MINERALS, CRUDE	6:	- , ,	
2710	PETROLEUM OILS AND OILS OBTAINED FROM			
	BITUMINOUS MINERALS, OTHER THAN CRUDE;			
	PREPARATIONS NOT ELSEWHERE SPECIFIED			
	OR INCLUDED, CONTAINING BY WEIGHT 70%			
	OR MORE OF PETROLEUM OILS OR OF OILS			
	OBTAINED FROM BITUMINOUS MINERALS,			
	THESE OILS BEING THE BASIC CONSTITUENTS			
	OF THE PREPARATIONS; WASTE OILS			
	- Petroleum oils and oils obtained from			
	bituminous minerals (other than crude)			
	and preparations not elsewhere specified or			
	included, containing by weight 70% or			
	more of petroleum oils or of oils obtained			
	from bituminous minerals, these oils being			
	the basic constituents of the preparations,			
	other than those containing biodiesel			
	and other than waste oils:			
2710 12	Light oils and preparations :			
	Motor spirit:			
2710 12 11	Special boiling point spirits (other than benzene,	kg.	10%	
	- toluol) with nominal boiling point range 55 – 115°C			
2710 12 12	Special boiling point spirits (other than benzene,	kg.	10%	
	- benzol, toluene and toluol) with nominal boiling			
	point range 63–70°C			
2710 12 13	Other Special boiling point spirits (other than	kg.	10%	_
	benzene, benzol toluene and toluol)	C		
2710 12 19	Other	kg.	10%	_
2710 12 20	Natural gasoline liquid (NGL)	kg.	10%	-
2710 12 90	Other	kg.	10%	_
2710 19	Other:	C		
2710 19 10	Superior kerosine oil (SKO)	kg.	10%	_
	_	_		
2710 19 20	Aviation turbine fuel (ATF)	kg.	10%	-

(1)	(2)	(3)	(4)	(5)
2710 19 40	Light diesel oil (LDO)	kg.	10%	_
2710 19 50	Fuel oil	kg.	10%	-
2710 19 60	Base oil	kg.	10%	-
2710 19 70	Jute batching oil and textile oil	kg.	10%	-
2710 19 80	Lubricating oil	kg.	10%	-
2710 19 90	Other	kg.	10%	-
2710 20 00	 Petroleum oils and oils obtained from bitumin minerals (other than crude) and preparations elsewhere specified or included, containing weight 70 % or more of petroleum oils or of obtained from bituminous minerals, these oil being the basic constituents of the preparation containing biodiesel, other than waste oils Waste oil: 	s not by f oils ils	10%	-
2710 91 00	Containing polychlorinated biphenyls (PCBs), polychlorinated terphenyls (PCTs) or polybrominated biphenyls (PBBs)	kg.	10%	-
2710 99 00	- Other	kg.	10%	-
2711	PETROLEUM GASES AND OTHER GASEOUS			
	HYDROCARBONS			
	- Liquified :			
2711 11 00	Natural gas	kg.	10%	-
2711 12 00	Propane	kg.	10%	-
2711 13 00	Butanes	kg.	10%	-
2711 14 00	Ethylene, propylene, butylene and butadien	_	10%	-
2711 19 00	Other - In gaseous state:	kg.	10%	-
2711 21 00	Natural gas	kg.	10%	_
2711 29 00	Other	kg.	10%	_
2712	PETROLEUM JELLY, PARAFFIN WAX, MICROCRYSTALLINE PETROLEUM WAX,	A TD		
	SLACK WAX, OZOKERITE, LIGNITE WAX, PE			
	WAX, OTHER MINERAL WAXES, AND SIMILA PRODUCTS OBTAINED BY SYNTHESIS OR BY	ıĸ		
		OUDED		
2712 10	OTHER PROCESSES, WHETHER OR NOT COL- - Petroleum jelly:	OUKED		
2712 10 2712 10 10	Crude	kg.	10%	_
2712 10 10	Other	kg.	10%	- -
2712 10 90	- Paraffin wax containing by weight less	kg.	10%	_ _
	than 0.75 % of oil:	···S·	1070	
2712 90	- Other:	•	100/	
2712 90 10	Micro-crystalline petroleum wax	kg.	10%	-
2712 90 20	Lignite wax	kg.	10%	-

(1)	(2)	(3)	(3) (4)	
2712 90 30	Slack wax	kg.	10%	_
2712 20 4 0	- Paraffin wax containing by weight less than 0.75 % of oil:	kg.	10%	-
2712 90 90	Other	kg.	10%	-
2713	PETROLEUM COKE, PETROLEUM BITUMEN AND			
	OTHER RESIDUES OF PETROLEUM OILS OR OF OILS OBTAINED FROM BITUMINOUS MINERALS	1		
	- Petroleum coke :			
2713 11 00	Not calcined	kg.	10%	-
2713 12 00	Calcined	kg.	10%	-
2713 20 00	- Petroleum bitumen	kg.	10%	-
2713 90 00	 Other residues of petroleum oils or of oils obtained from bituminous minerals 	kg.	10%	-
2714	BITUMEN AND ASPHALT, NATURAL; BITUMINOUS			
	OR OIL SHALE AND TAR SANDS; ASPHALTITES			
2714 10 00	AND ASPHALTIC ROCKS	1	100/	
2714 10 00	- Bituminous or oil shale and tar sands	kg.	10%	-
2714 90	- Other:	1	1.00/	
2714 90 10	Asphalt, natural	kg.	10%	-
2714 90 20	Bitumen, natural	kg.	10%	-
2714 90 30	Gilsonete	kg.	10%	-
2714 90 90	Other	kg.	10%	-
2715	- BITUMINOUS MIXTURES BASED ON NATURAL			
	ASPHALT, ON NATURAL BITUMEN, ON PETROLEUM			
	BITUMEN, ON MINERAL TAR OR ON MINERAL			
	TAR PITCH (FOR EXAMPLE, BITUMINOUS			
	MASTICS, CUT BACKS)			
2715 00	- Bituminous mixtures based on natural			
	asphalt, on natural bitumen, on petroleum			
	bitumen, on mineral tar or on mineral tar			
	pitch (for example, bituminous mastics, cut backs):			
2715 00 10	Cut backs, bituminous or asphalt	kg.	10%	-
2715 00 90	Other	kg.	10%	-
2716 00 00	ELECTRICAL ENERGY	1000	Rs.2000	
		kWh	per 1000 kwh	

EXEMPTION NOTIFICATIONS

ADDITIONAL DUTY - LEVY & EXEMPTIONS

Transformer Oil (Additional Duty) Rules, 1978. [Notfn. No. 190/78-Cus. dt.22.9.1978 as amended by 32/15].

The Central Government makes the following rules, namely:-

- 1. Short title and commencement- (1) These rules may be called the Transformer Oil (Additional Duty) Rules, 1978.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Levy of additional duty-For the purpose of sub-section (3) of section 3 of the Customs Tariff Act, 1975 (51 of 1975), the additional duty leviable on transformer oil falling under Heading 2710 of the First Schedule to the said Act, when imported in India, shall be equal to such portion of the excise duty for the time being leviable on the raw material commonly known as transformer oil base stock or transformer oil feed stock as is equivalent to a duty of excise of one thousand and fifty-five rupees and twenty-five paise per metric tonne, that is to say, nine hundred rupees per kilolitre at fifteen degrees of Centigrade thermometer on indigenous transformer oil.

ADDITIONAL DUTY ON TRANSFORMER OIL

[Notfn. No. 191/78-Cus. dt. 22.9.1978 as amended by 32/15].

Transformer Oil falling under Heading 2710 shall be liable to such Additional duty as may be determined in accordance with the Transformer Oil (Additional Duty) Rules, 1978.

Exemption to Petroleum Crude. [Notfn. No. 50/97-Cus. dt. 25.5.1997]

In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts petroleum crude, falling under heading No. 27.09 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), when imported into India, from so much of the additional duty leviable thereon under subsection (1) of Section 3 of the said Customs Tariff Act, as is equivalent to the duty of excise leviable on petroleum crude under sub-section (1) of section 15 of the Oil Industry (Development) Act, 1974 (47 of 1974).

Exemption to Motor Spirit (Petrol) from additional duty. [Notfn. No. 57/98-Cus. dt. 1.8.1998]

In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts motor spirit commonly known as petrol, falling under heading No. 27.10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1976), when imported into India, from so much of the additional duty leviable thereon under sub-section (1) of section 3 of the said Customs Tariff Act, as is equivalent to the additional duty of excise leviable on motor spirit commonly known as petrol under clause 111 read with Second Schedule of the Finance (No.2) Act, 1998 (21 of 1998).

Exemption to Kerosene when imported by manufacturer of linear alky Benzene for extraction of N - Paraffin

[Notfn. No. 26/99-Cus dt. 28.2.1999 as amended by 28/02-Cus. dt. 11.3.2002]

In exercise of the power conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts the goods of the description specified in column (2) of the Table below (hereinafter referred to as the said Table) and falling under Chapter 27 of the First Schedule to the said Customs Tariff Act, imported by a manufacturer of linear alkyl benzene for the purpose of extracting N-Paraffin, -

(i) from so much of the the duty of customs leviable thereon under the said First Schedule as is in excess of the amount calculated at the rate specified in the corresponding entry in column (3) of the said Table;

(ii) Omitted

TABLE

S. No.	Description of goods	Customs duty rate	
(1)	(2)	(3)	
1.	Kerosene, determined to be consumed in the process of extraction of N-Paraffin	5% ad valorem	
2	Kerosene, if any, which remained after extraction of N-Paraffin and supplied and sold to the Indian Oil Corporation Limited for ultimate sale through the public distribution system	Nil	NIL

- 2. The exemption contained in this notification shall be given effect to in the following manner, namely:-
 - (a) at the time of importation, the manufacturer-importer shall pay customs duty leviable under the said First Schedule and the said Customs Tariff Act or any other law for the time being in force on 85% of the quantity of kerosene imported at the rate as if no exemption is applicable on such imports;
 - (b) the Assistant Commissioner or Deputy Commissioner of Customs shall furnish a copy of the assessed bill of entry to the Assistant Commissioner of Central Excise having jurisdiction over the factory of the manufacturer-importer where kerosene is used for extraction of N-Paraffin therefrom;
 - (c) the manufacturer-importer shall maintain such accounts as may be considered necessary by the Assistant Commissioner or Deputy Commissioner of Central Excise having jurisdiction to ascertain the actual quantity of kerosene consumed in the process of extraction of N-Paraffin and the manner in which the remnant quantity of kerosene is disposed of by the manufacturer-importer and the customers to whom such remnant quantity is sold and the price realised therefor;
 - (d) at the end of each calendar month and by the fifth of the next month, the manufacturer shall furnish a statement to the Assistant Commissioner or Deputy Commissioner of Customs Central Excise having jurisdiction over the factory of the manufacturer-importer indicating the quantity of kerosene actually consumed during the calendar month in the process of extraction of N-Paraffin duly certified by a Chartered Accountant or a Chartered Engineer. The manufacturer-importer shall also furnish the information about the quantity of imported kerosene sold and supplied to the Indian Oil

Corporation Limited in the calendar month;

- (e) on receipt of the above information and any other information as the Assistant Commissioner or Deputy Commissioner of Central Excise having jurisdiction may require for this purpose, he shall, in exercise of the powers of the Assistant Commissioner of Customs or Deputy Commissioner of Customs as conferred on him to do so, pass an order on the following, namely:-
- (i) the quantity of kerosene as determined by him to have been consumed for extraction of N-Paraffin in the calendar month;
- (ii) the quantity of kerosene as determined by him to have been supplied and sold to the Indian Oil Corporation Limited in the calendar month;
- (iii) having regard to the quantity of kerosene eligible to exemption under serial No. 1 of the said Table, determine the additional amount of customs duty, if any, payable by the manufacturer-importer on the basis of the quantity of kerosene determined to be consumed for the extraction of N-Paraffin and the quantity of kerosene supplied and sold to the Indian Oil Corporation Limited, if any, during the calendar month; while doing so, the Assistant Commissioner of Central Excise or Deputy Commissioner Central Excise shall adjust the duty paid by the manufacturer-importer under clause (a);

Axtraction N-Pooration and quantity of Kerosene supplied and sold to the Indian Oil Corporation Limited.

- (iv) having regard to the quantity of kerosene eligible to exemption under serial Numbers 1 and 2 of the said Table, determine the amount of refund of duty, if any, due to the manufacturer-importer on the basis of the quantity of kerosene determined to be consumed for the extraction of N-Paraffin and the quantity of kerosene supplied and sold to Indian Oil Corporation Limited, if any, during the calendar month; while doing so, the Assistant Commissioner of Central Excise or Deputy Commissioner of Central Excise having jurisdiction shall adjust the duty paid by the manufacturer-importer under clause (a).
- 3. The manufacturer-importer shall pay the additional amount of customs duty determined in the order passed by the Assistant Commissioner of Central Excise or Deputy Commissioner of Excise having jurisdiction within three days of the receipt of the order, and for any delay the manufacturer-importer shall be liable to pay interest on the amount not paid, at the rate of thirty six per cent. per annum.
- 4. The Assistant Commissioner of Central Excise or Deputy Commissioner of Excise having jurisdiction shall pass an order granting refund of the excess duty paid with reference to the determination under sub-clause (iv) of clause (e) of paragraph 2.

Exemption from additional duty of Customs to High Speed Diesel Oil. [Notfn. No. 59/99-Cus. dt. 11.5.1999]

In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts high speed diesel oil, falling under heading No. 27.10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1976), when imported into India, from so much of the additional duty leviable thereon under subsection (1) of section 3 of the said Customs Tariff Act, as is equivalent to the additional duty of excise leviable

on high speed diesel oil under section 133 read with Second Schedule of the Finance Act, 1999 (27 of 1999).

Exemption to Crude Petroleum oils and oils obtained from bituminous minerals: [Notfn. No. 63/12-Cus. dt.31.12.2012]

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.116/2010-Customs, dated the 1st November, 2010, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 875 (E), dated the 1st November, 2010, except as respects things done or omitted to be done before such supersession, the Central Government, on being satisfied that it is necessary in the public interest so to do, hereby exempts Crude Petroleum oils and oils obtained from bituminous minerals falling under the tariff item 2709 00 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), when imported into India from Brunei Darussalam, from whole of the duty of customs leviable thereon under the First Schedule to the Customs tariff Act, 1975 (51 of 1975):

Provided that the importer proves to the satisfaction of the Deputy Commissioner of Customs or Assistant Commissioner of Customs, as the case may be, that the goods in respect of which the benefit of this exemption is claimed are of the origin of Brunei Darussalam, in accordance with provisions of the Customs Tariff [Determination of Origin of Goods under the Preferential Trade Agreement between the Governments of Member States of the Association of Southeast Asian Nations (ASEAN) and the Republic of India] Rules, 2009, published in the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 189/2009-Customs (N.T.), dated the 31st December 2009.

2. This notification shall come into force with effect from 1st day of January, 2013.

Exemption to motor spirit commonly known as petrol falling under heading 2710 when imported into India, from so much of the additional duty of customs leviable thereon undersection 103 read with the Second Schedule to the Finance (No. 2) Act, 1998: [Notfn. No. 6/15-Cus. dt.1.3.2015]

In exercise of the powers conferred by section 103 of the Finance (No.2) Act, 1998 (21 of 1998), read with sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts motor spirit commonly known as petrol, falling under heading 2710 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), when imported into India, from so much of the additional duty of customs leviable thereon undersection 103 read with the Second Schedule to the said Finance (No.2)Act, 1998, as is in excess of the amount calculated at the rate of rupees six per litre.

Exemption to high speed diesel oil falling under heading 2710 when imported into India, from so much of the additional duty of customs leviable thereon undersection 116 read with with the Second Schedule to the Finance Act, 1999:

[Notfn. No. 7/15-Cus. dt.1.3.2015]

In exercise of the powers conferred by section 116 of the Finance Act, 1999 (27 of 1999), read with sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts high speed diesel oil, falling under heading 2710 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), when imported into India, from so much of the additional duty of customs leviable thereon under section 116 read withthe Second Schedule to the said Finance Act, 1999, as is in excess of the amount calculated at the rate of rupees six per litre.