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## E-Serve No.: 18 of 2023 | Date: January 11, 2023

<u>Sub : Request for views/ suggestions and data for review of All Industry Rates</u> (AIR) of Duty Drawback for the year 2023

Dear Member,

As you are aware, the All Industry Rates of Duty Drawback were last revised and notified in the year 2020 by the Government. In this connection, the Council has been sending representations to the various Ministries for an increase in the Drawback rates for Cotton Textile products.

Now, the Government has constituted a Committee for determination of Duty Drawback rates and also, sought inputs from the Council to review the existing Duty Drawback rates (Copy of the Order is enclosed in Annexure I) <u>Click here</u>.

In this regard, please note the following:

 $\cdot$  To enable computation of appropriate Drawback rates, it is requested to provide data relating to inputs (including packing materials) used in the manufacture of the relevant export product in the format given in Annexure II (<u>click here for the format</u>).

 $\cdot$  Data for products where multiple models are exported under the same CTH may be furnished in Table 3 instead of Table 1 of Annexure II.

 $\cdot$  Data in respect of serial nos. 1 - 11 and Table 2 of Annexure II needs to be necessarily furnished.

While providing the above data, care should be taken regarding the following aspects:

(a) Data must be provided by the small, medium and large manufacturer – exporters for the exports made from April 2022 to September 2022 only.

(b) The details of the inputs used in the manufacture of a particular export item should be indicated.

(c) The incidence of duty should be furnished only for Customs duty on the inputs and Central Excise duty on petroleum products.

(d) The incidence of other taxes/duties (IGST, CGST, SGST, Anti-Dumping Duty, Safeguard Duty, Other States/ UT taxes, etc.) must not be included for calculation of total incidence of duties for the Drawback Scheme.

(e) Data should be certified by the concerned manufacturers and their Chartered Accountants/ Cost Accountants and even, supported by relevant documents (Bills of Entry of imported inputs, Shipping Bills of export product, relevant Central Excise Invoices, etc.).

Members may kindly send us the details as per the Excel Format (<u>enclosed</u>) along with copies of supporting documents at the following email ids <u>(ed@texprocil.org</u> / <u>sybil@texprocil.org</u>) latest by <u>Saturday</u>, <u>21st January</u>, <u>2023</u> for enabling us to consolidate the proposals and submit the same to the Drawback Division for consideration.

Also, you may send us information on any anomaly, if any, which has been noticed in the Drawback schedule with reference to the description of the products or the rates which needs to be rectified. In addition to the above, your views/suggestions for rationalisation of entries in the AIR Drawback Schedule, including for those tariff items where specific data has not been provided earlier, may also be sent along with justification.

Members may kindly make a note of the above and do the needful at the earliest, since the work is time bound and needs to be completed within a definite time frame.

Regards,

Dr. Siddhartha Rajagopal Executive Director

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