



E-Serve No.: 129 of 2026 | Date: April 02, 2026

Sub: Courier Imports and Exports (Electronic Declaration and Processing) Amendment Regulations, 2026

Dear Madam / Sir,

CBIC has issued [Notification](#) No. 33/2026–Customs (N.T.) dated 31st March 2026, notifying amendments to the Courier Imports and Exports (Electronic Declaration and Processing) Regulations, 2010, w.e.f 1 April 2026.

The amendment removes clause (c)(ii) under regulation 2 of sub-regulation (2).

It modifies regulation 5 of sub-regulation (5) by making it subject to a newly inserted sub-regulation (6), which permits authorized couriers to request re-export or return of imported goods remaining uncleared after fifteen days from arrival, provided such goods are not prohibited or restricted and no enforcement proceedings have been initiated.

There are changes made in Form E relating to re-import shipping bill details by introducing a new category “Any other reason (Please specify)” and inserting new data fields. These include details such as return airway bill number, export clearance status in the destination country, e-commerce export status with URL, and information on export benefits and their neutralisation, along with supporting documentation requirements.

You may take note of the above.

Regards,

Dr. Siddhartha Rajagopal
Executive Director

::TEXPROCIL::

TEXPROCIL respects your privacy. You are receiving this email because of your membership with TEXPROCIL.

To ensure that you continue receiving our emails, please add us to your address book or safe list.

Subscribe us on WhatsApp +91-9152009163



TEXPROCIL

Engineering Centre, 5th Floor, Shrimad Rajchandraji Marg,
Mumbai, Maharashtra 400004, India

[Unsubscribe](#)