

Instruction No. 4

No. F. 5/1/2006-EPZ
Government of India
Ministry of Commerce and Industry
Department of Commerce, (EPZ Section)

Udyog Bhawan, New Delhi
Dated the 24th March, 2006

To

The Development Commissioner,
MSEZ, VSEZ, NSEZ, CSEZ,
SEEPZ-SEZ, KSEZ, FSEZ

**Subject: Modification in Instruction No. 1/2006
dated 24th March, 2006 of the Department of Commerce
Regarding Setting up of Trading Units in the Special Economic Zones - Reg.**

Sir/Madam,

Clarification has been sought by some of the Special Economic Zones as to whether goods required for construction of building for setting up of the Units could also be included in the letter of approval (Form – G) as part of authorized operations.

2. It is hereby clarified that the authorized operations include setting up, operation, maintenance and expansion of the Unit, as approved by the Approval Committee. In fact, this facility was already available under paragraph 7.2 (f) of the Foreign Trade Policy before the Act/Rules came into force. Attention of the SEZs are also drawn to sub-rule (2) of Rule 27 which provides that any question as to whether any goods or services are required for authorized operation or not, shall be decided by the Development Commissioner.
3. This is to clarify the provisions of Rule 27 (2) and Form – G.

Yours faithfully,

(Rajgopal Sharma)
Deputy Secretary

Copy to:

3. The EPC for EOU and SEZ Units.
4. SEZ Website.
Copy to PPS to SS(GKP)/JS(RK).

