## **Instruction No. 78**

## No.D.12/11/2012-SEZ Government of India Ministry of Commerce & Industry Department of Commerce (SEZ Division)

Udyog Bhawan, New Delhi Dated: 21<sup>st</sup> October, 2013

То

All Development Commissioners Special Economic Zones

## Subject: Permission for sub-contracting by a SEZ Unit to a DTA Unit regarding.

Sir/Madam,

I am directed to say that under sub-rule 41(1) of SEZ Rules, 2006 a Unit may sub-contract a part of its production or any production process, to a unit(s) in the Domestic Tariff Area or in a Special Economic Zone or Export Oriented unit or Software Technology Park unit or Bio-technology Park unit with prior permission of the Specified officer to be given on an annual basis subject to conditions laid thereunder.

- 2. Requests have been received from large manufacturing Units that permission may be granted to sub-contract for longer periods as against one year at a time so as to facilitate the manufacturing process and thereby augment exports.
- 3. The matter has been examined in this Department and it has been decided that sub-contracting of production or any production process by large manufacturing SEZ Units to DTA units may be granted for a period up to 3 (THREE) years at a time subject to the following conditions:
  - i. The SEZ unit should be a manufacturing unit (not including Gems & Jewellery Sector units).
  - ii. Such a unit should have substantial exports with average annual exports of Rs. 1000 crore or more in at least two out of four years (i.e. current plus previous three years)



- iv. The unit should have been Net Foreign Exchange Earner over the past 5 years block. The unit should have an annual average export of not less than 51% of its total turnover in the block of 5 years,
- v. The Unit should have an un-blemished track record and no penalties against the unit for any violations under the Customs Act, FTDR Act etc. should have been imposed.
- vi. The Bond-cum-LIJT signed by the SEZ unit should adequately cover the goods which leave the SEZ for sub-contracting.
- vii. The period for which sub-contracting is allowed will not exceed the validity period of the LOP of the SEZ unit.
- viii. The DTA unit to which the sub contract is to be awarded should be registered with the Central Excise Department.
- ix. No Sub-contracting should be permitted for goods which are restricted/prohibited or otherwise not permitted under any provision of the SEZ Act and Rules,
- x. Sub-contracting would also not ordinarily be permitted for goods which attract anti-dumping duty as per EXIM Policy.
- xi. Such permission should be granted with the approval of the Development Commissioner, SEZ.
- 4. This has the approval of Hon'ble Minister for Commerce & Industry.

Yours faithfully

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