
Proposal for amendment in the Special Economic Zone Rules, 2006 by way of inserting Rule 43B to enable reverse job work without any export obligation - reg.

SEZ SECTION DoC <moc_epz@nic.in>

Mon, 22 Jun at 5:17 PM

To: dg <dg@epces.in>

Cc: PRATEEK BAJPAI <prateekbajpai.moca@nic.in>, Rohit Singh <rohit.singh90@gov.in>

Dear Sir,

In view of the long-standing demand from stakeholders across the SEZ ecosystem for enabling reverse job work i.e. job work by SEZ units for DTA, inputs are being sought from your end.

2. In this regard, it is requested to clarify whether the industry would be willing to pay (to SEZs) in foreign exchange for reverse job work or they would demand INR payment? In case, INR payment is the preferred option, the same would be available only after the amendment of section 2 clause (z) (i.e. definition of services) of SEZ Act, 2005.
3. You are requested to provide comments at the earliest.
4. This issues with the approval of the competent authority.

With regards,

Rohit Singh
Section Officer
SEZ Section
Department of Commerce