### Sea Cargo Manifest and Transhipment Regulations, 2018

UNION OF INDIA India

# Sea Cargo Manifest and Transhipment Regulations, 2018

### Rule

## SEA-CARGO-MANIFEST-AND-TRANSHIPMENT-REGULATIONS-2018 of 2018

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Sea Cargo Manifest and Transhipment Regulations, 2018Published vide Notification No. G.S.R. 448(E), dated 11.5.2018Last Updated 17th February, 2020G.S.R. 448(E). - In exercise of the powers conferred by section 157, read with sections 30, 30A, 41, 41A, 53, 54, 56, sub-section (3) of section 98 and sub-section (2) of section 158 of the Customs Act, 1962 (52 of 1962), and in supersession of Import Manifest (Vessels) Regulations, 1971, [and Export Manifest (Vessels) Regulations, 1976] [Substituted 'Export Manifest (Vessels) Regulations, 1976 and Transportation of Goods (Through Foreign Territory) Regulations, 1965' by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).], the Central Board of Indirect Taxes and Customs hereby makes the following regulations, namely: -

#### 1. Short title and commencement.

(1)These regulations may be called the Sea Cargo Manifest and Transhipment Regulations, 2018.(2)These regulations shall come into force on [the 1st August, 2019.] [Substituted 'the 1st March, 2019' by Notification No. G.S.R. 165(E), dated 27.2.2019 (w.e.f. 11.5.2018).]

### 2. [ Definitions. [Substituted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]

(1)In these regulations, unless the context otherwise requires,(a)"Act" means the Customs Act, 1962 (52 of 1962);(b)"arrival manifest" means an integrated declaration required to be delivered by an authorized carrier before or on arrival of, -(i)the vessel carrying imported goods, export goods, or coastal goods or (ii)a train or a truck carrying imported goods or export goods;(c)"authorised

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carrier" means an authorised sea carrier, authorised train operator or a custodian, registered under regulation 3 and postal authority;(d)"authorised sea carrier" means the master of the vessel carrying imported goods, export goods and coastal goods or his agent, or any other person notified by the Central Government;(e)"authorised train operator" means the train operator carrying imported goods and export goods;(f)"custodian" means a person approved by the Principal Commissioner or the Commissioner of customs, for the purposes of section 45 of the Act;(g)"departure manifest" means an integrated declaration required to be delivered by an authorised carrier before departure of:(i)a vessel carrying imported goods, export goods or coastal goods; or(ii)a train or truck carrying imported goods or export goods;(h)"designated foreign route" means the sea route between an Indian port and another Indian port, traversed by a vessel, through the territorial waters of Sri Lanka or Bangladesh, whether or not calling any port in Sri Lanka or Bangladesh in between; (i) "Form" means a Form appended to these regulations or the corresponding electronic form provided at the website https://www.icegate.gov.in in relation to filing of arrival and departure manifest;(j)"Jurisdictional Commissioner of customs" means the Commissioner of customs who has granted registration under regulation 3;(k)"postal authority" means an 'officer of the Post Office' as defined in The Indian Post Office Act, 1898 (6 of 1898);(1)"Special Economic Zone (SEZ)" means special economic zone as per the Special Economic Zones Act, 2005 (28 of 2005);(2) Any reference to a Commissioner of customs shall also include a reference to Principal Commissioner of customs for purposes of these regulations.(3)The words and expressions used herein and not defined but defined in the Act shall have the same meaning respectively assigned to them in the Act;]

### 3. Registration.

(1) Any person who is required to deliver arrival manifest or departure manifest shall apply to the jurisdictional Commissioner of Customs for registration in the Form- I.[Provided that the postal authority shall not be required to apply for the registration in case such authority intimates to the jurisdictional Commissioner of customs in writing to transact business under these regulations. [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).](1A)[ Any other person notified by the Central Government for the purposes of filing arrival or departure manifest, shall be required to enter into a bond of rupees ten lakh in Form- XI and furnish a bank guarantee, or a postal security or National Saving Certificate or a fixed deposit receipt issued by a Nationalised bank, in the name of the Commissioner of Customs, for an amount of rupees ten lakhs alongwith Form-I:Provided that any Authorised Economic Operator (AEO)shall not be required to furnish a bank guarantee, or a postal security or National Saving Certificate or a fixed deposit receipt issued by a Nationalised bank for an amount of ten lakh rupees.] [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).](2)Where the jurisdictional Commissioner of customs is satisfied with the information provided by the applicant in the Form-I, he shall register such applicant for transacting business under these regulations for a period of three years from the date of issue of such registration.(3)An authorised carrier registered under these regulations at any customs station, shall be deemed to be registered for other customs stations also, for the purpose of transacting business under these regulations.(4)The jurisdictional Commissioner of Customs shall review the registration before the expiry of the initial period of registration of three years and may extend such registration to a further period of five years at a time and in case of an authorised economic operator for a period of ten years.

### 4. Delivery of an Arrival Manifest.

- [(1) An authorised sea carrier carrying imported goods, export goods, or coastal goods shall deliver the arrival manifest to the proper officer electronically: Provided that where it is not practicable to deliver the arrival manifest or any part thereof electronically, then the manifest or any part there of shall be submitted manually in duplicate with the approval of the Commissioner of customs or any other officer authorised by him: Provided further that for the vessels carrying only coastal goods and operating from exclusive berths meant for coastal goods at the loading as well as the unloading ports, there shall be no requirement of delivering arrival manifest. [Substituted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).](2)The arrival manifest shall consist of, -(a)an application for entry inwards in Form-II (except in case of vessel carrying exclusive coastal goods);(b)a general declaration in Form-III;(c)vessel's stores list in Form-IV;(d)list of private property in the possession of the Master and crew, in Form-V(e)cargo declaration: -(i)for vessel arriving at an Indian port from a Foreign port in Form-VIA; or(ii)for vessel arriving at an Indian Port from another Indian Port directly or through designated foreign route in Form-VIB;(f)any other declaration which, under the provisions of the Customs Act or any other Act for the time being in force is required to be delivered to the proper officer on arrival of vessel.(3) The general declaration and cargo declaration shall be delivered before the departure of the vessel from last port of call and the rest of the arrival manifest shall be delivered before arrival of the vessel.(4)[ Notwithstanding anything contained in sub-regulation (3), the authorised sea carrier may update the information furnished in Form-VIA and Form-VIB, -(i)before 48 hours of expected arrival at the destination customs port, for the vessels on voyage of more than ninety-six hours between departure from the last port of call and arrival at the next port;(ii)before24 hours of expected arrival at the destination customs port, for the vessels on voyage of forty-eight to ninety-six hours between departure from the last port of call and arrival at the next port;(iii)before 6 hours of expected arrival at the destination customs port for the vessels on voyage of less than forty-eight hours between departure from the last port of call and arrival at the next port: Provided that for vessels carrying non-containerized cargo, whether or not carrying containerized cargo, the authorised sea carrier may, irrespective of thevoyage duration, update the arrival manifest before entry inwards at the destination customs port.] [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]

### 5. Delivery of a Departure Manifest.

- [(1)An authorised sea carrier carrying imported goods, export goods or coastal goods, shall before the departure of the vessel from the port, deliver the departure manifest to the proper officer electronically: Provided that where it is not practicable to deliver the departure manifest or any part thereof electronically, then the manifest or any part thereof shall be submitted manually in duplicate with the approval of the Commissioner of Customs or any other officer authorised by him: Provided further that for the vessels carrying only coastal goods and operating from exclusive berths meant for coastal goods at the loading as well as the unloading ports, there shall be no requirement of delivering departure manifest.] [Substituted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).](2)The departure manifest shall consist of, -(a)a general declaration in Form-III;(b)a vessel's stores list in Form-IV;(c)a list of private property in the possession of the

Master and crew, in Form-V;(d)a cargo declaration:(i)for vessel departing from an Indian port to a Foreign port in Form-VIIA; or(ii)for vessel departing from an Indian Port to another Indian port directly or through designated foreign route in Form-VIIB;(e)any other declaration which, under the provisions of the Customs Act or any other Act for the time being in force is required to be delivered to the proper officer on arrival of the vessel.(3)[ Any authorised sea carrier may update the departure manifest within twenty-four hours after departure:Provided that, for vessels carrying non-containerized cargo, whether or not carrying containerized cargo, the authorised sea carrier may update the departure manifest within seventy two hours after departure.] [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]

### 6. Declaration in respect of specific cargo.

(1)the cargo declaration in respect of -(a)arms;(b)ammunition;(c)explosives;(d)narcotics and psychotropic substances;[\*\*\*] [Omitted '(e) dangerous drugs;' by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).](f)gold;(g)silver;(h)radio-active material for import, export, transhipment, or for being carried as same bottom cargo shall be delivered in [Form-XII] [Substituted 'separate sheets and shall be set out in the order of the ports of loading' by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).].(2)Where a vessel does not carry any of the cargoes referred above, a nil declaration shall be delivered.

- 7. [Transhipment of imported goods or export goods. [Substituted 'Transhipment of imported goods or export goods between a port/ICD and Inland Container Depot (ICD)/Container Freight Station (CFS) /Special Economic Zone (SEZ)' by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]
- An authorised carrier shall file a departure manifest before the departure of a train or a truck and arrival manifest upon arrival of the train or truck, as the case may be, -(1)in Form-VIII for purposes of transhipment of imported or export goods between a port /ICD and Inland Container Depot / Container Freight Station / Special Economic Zone (SEZ)/ Foreign post Office and vice versa.(2)in Form-VIIIA for the purposes of transhipment or transit of imported goods between a port and Land Customs station and vice versa.]
- 8. [ Amendment of arrival or departure Manifest or Condonation of delay. [Substituted 'Amendments of arrival or departure Manifest' by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]
- Where any officer authorised by the Commissioner of customs is satisfied that -(i)the arrival manifest or departure manifest is in any way incorrect or incomplete, and that there was no fraudulent intention towards incorrect or incomplete submission as regards the contents thereof; or(ii)there was sufficient cause for not delivering the arrival manifest or the departure manifest or part thereof with in the time period specified in these regulations, then he may permit to amend or

supplement the arrival or departure manifest, or condone the delay for not filing the arrival or departure manifest or part thereof, as the case may be, at the request of the authorised carrier.]

### 9. Conditions governing transhipment or transit through a designated foreign route.

(1) The transhipment shall be allowed under the following conditions-(a) the goods are mentioned in the arrival manifest or departure manifest, as the case may be, for transhipment to any customs station;(b)such transhipment is by, a vessel, train or a truck or by a combination of two or more of these modes of transport;(c)the authorised carrier executes a bond in Form-IX A or Form-IX B or Form-IX C or Form-IX D as applicable, with or without bank guarantee or surety: Provided that where the transhipment of goods is directly between two sea ports, no bond and bank Guarantee shall be furnished;(d)[in case of imported goods or export goods meant for transhipment by land route, the officer authorised by the Commissioner of customs, shall seal the container or the bonded truck or covered truck or wagon, as the case may be, before permitting such transhipment: [Substituted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]Provided that Commissioner of custom may, in certain cases, allow transhipment without sealing the container or the bonded truck or covered truck or wagon, for reasons to be recorded in writing.](2)In case of coastal goods manifested for transit through a designated foreign [route] [Substituted 'territory' by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).], the authorised carrier shall execute a bond in Form-X A or Form-X B or Form-X C or Form-X D as applicable with or without bank guarantee or surety.

### 10. Responsibilities of the authorised carrier under these regulations.

(1)An authorised carrier shall-(a)transact business in the customs station either personally or through an employee duly approved by the Deputy Commissioner or Assistant Commissioner of Customs, as the case may be;(b)keep a record of imported goods, export goods, coastal goods or goods brought for transhipment as the case may be, and produce such records to the proper officer as and when required;(c)keep a record of movement or handling of imported goods, export goods, coastal goods or goods brought for transhipment;(d)make available track and trace facility for locating imported or export goods, coastal goods or goods brought for transhipment; (e) be responsible for the safety, security and delivery of imported, export goods or coastal goods under its custody;(f)be liable to pay duty on goods pilfered, lost during the transit or transhipment thereof in the customs area or enroute [,under its custody] [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).];(g)be responsible for re-export of hazardous goods where such goods are ordered to be exported back to the exporting country; (h) advise his client to comply with the provisions of the Act and in case of non-compliance, shall bring the matter to the notice of the deputy commissioner or assistant commissioner of customs as the case may be; (i) not procure or attempt to procure directly or indirectly, information from the government records or other government sources of any kind to which access is not granted by the proper officer; (j) ensure electronic transmission of delivery orders to the importer or the consignee and intimation of the same to the custodian and the proper officer;(k)publish and display at prominent places including website or webpage of the authorised carrier the schedule of charges for the various services

provided by him in relation to the imported goods or export goods or coastal goods in the customs area;(l)[ not demand any container detention charges for the containers laden with the goods detained by customs for purpose of verifying the entries made under section 46 or section 50 of the Act, if the entries are found to be correct. [Substituted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]Provided that the authorised carrier may demand, container detention charges for the period, commencing after expiry of sixty days.](m)abide by all the provisions of the Act and the rules, regulations, notifications and orders issued there under;(2)[ The authorised carrier, after intimation to the Commissioner of customs, may outsource any function, required to be carried out by him under these regulations, to any other person on his behalf. The authorised carrier and such person shall be liable for any act of commission or omission while transacting business under these regulations.] [Substituted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]

### 11. Suspension of operations or revocation of registration of an authorised carrier.

(1)The jurisdictional Commissioner of Customs may revoke the registration of the authorised carrier, for failure to comply with any provisions of the regulations.(2)The Commissioner of Customs of any customs station on reasonable belief that operations of such authorised carrier is detrimental to the interest of revenue, may suspend their operation in his jurisdiction by an order stating the grounds of suspension.(3)The Commissioner of Customs shall, within fifteen days from the date of such suspension order, shall give an opportunity of hearing to the person and pass such order within fifteen days from the date of the said hearing, as he deems fit, either revoking the suspension or continuing it for a further period not exceeding ninety days from the date of suspension, as the case may be. Provided that where the suspension against the authorised carrier has been continued, the Commissioner of Customs concerned shall intimate to the jurisdictional Commissioner of Customs, about the order within fifteen days from the date of issue of such order.

### 12. Procedure for revocation of registration.

(1)The jurisdictional Commissioner of Customs shall issue a notice in writing to the authorised carrier stating the grounds on which it is proposed to revoke the registration and requiring the said person to submit within such time as may be specified in the notice not being less than thirty days, to the Deputy Commissioner of Customs or Assistant Commissioner of Customs, as the case may be, nominated by him, a written statement of defence and also to specify in the said statement whether he desires to be heard in person by the said Deputy Commissioner of Customs or Assistant Commissioner of Customs.(2)On receipt of the written statement from the authorised carrier, or where no such statement has been received within the time-limit specified in the notice, the Deputy Commissioner of Customs or Assistant Commissioner of Customs or Assistant Commissioner of Customs or Assistant Commissioner of Customs, shall in the course of inquiry, consider such documentary evidence and take such oral evidence as required for inquiry and he may also put any question to any person tendering evidence, for or against the authorised carrier, for the purpose of ascertaining the correct position.(4)The authorised carrier shall be entitled to cross-examine the persons examined in

support of the grounds forming the basis of the proceedings and where the Deputy Commissioner of Customs or Assistant Commissioner of Customs, declines to examine any person on the grounds that his evidence is not relevant or material, he shall record his reasons in writing for so doing.(5)Deputy Commissioner of Customs or Assistant Commissioner of Customs, shall prepare a report of the inquiry recording his findings after the conclusion of the inquiry.(6)The jurisdictional Commissioner of Customs shall provide to the authorised carrier a copy of the report of the Deputy Commissioner of Customs or Assistant Commissioner of Customs, and shall require the authorised carrier to submit within the specified period not being less than thirty days any submission against the findings of the Deputy Commissioner of Customs or Assistant Commissioner of Customs.(7)The jurisdictional Commissioner of Customs shall, after considering the report of the inquiry, and the submission thereon, if any, made by the authorised carrier, pass such orders as he deems fit.

### 13. Imposition of Penalty.

- An authorised carrier who contravenes any provision of these regulations shall be liable to a penalty which may extend to rupees fifty thousand.

### 14. Appeal.

- Any person aggrieved by any decision or order passed under this regulation, may appeal under section 129A of the Act to the Customs, Excise and Service Tax Appellate Tribunal, established under sub-section (1) of section 129 of the Act.

### 15. [Transitional provisions. [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).]

(1)Notwithstanding anything contained in regulations 4, 5 and 7, the authorised carrier may deliver the cargo declaration in Form-VIA or Form-VIB and Form- VIIA or Form-VIIB or arrival and departure manifest in Form-VIII or Form-VIIIA, [from 15th May, 2020 till 1st August, 2020].(2)Notwithstanding anything contained in these regulations, the authorised sea carrier shall continue to deliver the cargo declaration in Form III of the Import Manifest (Vessels) Regulations, 1971 and Form I of the Export Manifest (Vessels) Regulations, 1976, in the manner as was applicable before the commencement of these regulations, till [till 1st August, 2020] [Substitued '16th February, 2020' by Notification No. G.S.R. 121(E), dated 14.2.2020 (w.e.f. 11.5.2018).].]Form - I[See Regulation 3 (1)]Application for Registration

### 1. Name of applicant with details of Permanent Account Number (PAN):-

(In case the applicant is a firm or a company, the name of each of the partners of the firm or the directors of the company as the case may be)

### 2. Contact details:

Phone number: Email address:

### 3. Full address of the applicant:-

(In case the applicant is a firm or a company, the full address of each of the partners of the firm or the directors of the company as the case may be)

### 4. The name(s) and address of the authorized person:-

(In case the applicant is a firm or a company, the name(s) of its partner or partners or director or directors or duly authorized employees who will actually be engaged in the work of filing Arrival/Departure manifest).

- 5. Educational qualification of each of the persons who will actually be engaged in the filing of Arrival/Departure manifest: -
- 6. Details of cases booked under Customs Act against the applicant, if any: -

### 7. The enclosures: -

(a)Copy of contract, or(b)Memorandum of understanding, or(c)Agreement entered into with the foreign authorising agent.I/We hereby declare that the contents of the above paragraphs are true to the best of my/our knowledge.Date: -Place:-Signature of the applicant(s).Form - II[See Regulation 4 (2) (a)][Application for Entry Inwards]

### Sl. No. Field Description

- $(1) \qquad (2) \qquad (3)$
- 1. Custom House Code
- 2. Arrival Manifest No.
- 3. Arrival Manifest Date
- 4. IMO Code of Vessel
- 5. Vessel Code (Call sign)
- 6. Voyage No.
- 7. Shipping Line Code
- 8. Authorised Sea Carrier Code
- 9. Master's Name
- 10. Port of Arrival
- 11. Last Port Called

- Port Called prior to the port mentioned at Sl.No.11 12. Port Called prior to the port mentioned at Sl.No.12 13. 14. Vessel type Total No. of Lines 15. **Brief Cargo Description** 16. Light house dues (in INR) 17. 18. Ship Stores Declaration (Y/N) Crew List Declaration (Y/N) 19. Passenger List Declaration (Y/N) 20. 21. Crew Effect Declaration (Y/N) 22. Maritime Declaration (Y/N) 23. Terminal Operator Code Form - III[See Regulations 4 (2) (b) and 5 (2) (a)][General Declaration] Sl. No. Description (1) (2) (3)Name of Shipping line, agent etc 1. Authorized Sea Carrier Code 2. Name and description of shipe 3. Port of arrival 4.
- Expected date and time of arrival 5.
- 6. Nationality of ship.
- Name of Master 7.
- Certificate of registry (Port, date, number) 8.
- Name and address of ship's agent 9.
- Gross tonnage 10.
- Net tonnage 11.
- Number of crew (incl. Master 12.
- **Crew List** 13.
- Number of passengers 14.
- Passenger List 15.

Form - IV[See Regulations 4 (2) (c) and 5 (2) (b)](Vessel's Stores List)

Sl. No. Description

(1) (2) (3)

- Arrival/ Departure Manifest No. 1.
- Arrival/ Departure Manifest date 2.
- Number of persons on Board 3.
- Period of stay 4.

- Place of storagel 5.
- 6. Name of article and quantity

Note: The vessel's stores list at the time of departure from the last port of call shall also be delivered upon arrival of the vessel. Form - V[See Regulations 4 (2) (d) and 5 (2) (c)](Crew's Effects Declaration)

S. Description No.

Arrival/

**Departure** 1

Manifest No.

Arrival/ Departure 2

Manifest date

Effects which are dutiable or subject toprohibitions or Name of the Rank of restrictions or effects having value exceeding Rupees 3 Rating person

3000 (e.g. wines, sprits, cigarettes, tobacco,

currency, etc.)

Note: The list of private property in the possession of the Master and crew at the time of departure from the last port of call shall also be delivered upon arrival of the vessel. Form - VIA[See Regulations 4 (2) (e) (i) This form is applicable for the following categories of cargo, namely: -Goods to be landed:(i)Goods (including unaccompanied baggage) to be landed meant for home clearance;(ii)Goods (including unaccompanied baggage) to be landed meant for clearance at another Indian port (Domestic transhipment)(iii)Goods to be landed but destined for a foreign port (Foreign transhipment)Goods continue to be On-board:(i)Domestic transit goods(ii)Foreign transit goods Explanation 1. - Goods meant for home clearance means the goods to be cleared for home consumption or for warehousing at the port of unloading. Explanation 2. - Goods meant for clearance at another Indian port means the goods to be cleared for home clearance at the port other than port of unloading or at any Inland Container Depot. Explanation 3. - Domestic transit goods means the goods destined for Indian port including ICD/SEZ and to remain on-board at the port where Manifest is to be filed. Explanation 4. - Foreign transit cargo means the goods destined for foreign port and to remain on-board at the port where Manifest is to be filed. Note: The details of the cargo (including unaccompanied baggage) to be landed as declared in the respective forms shall be set out in the order of the ports of loading.

Field Description Sl. No. Remarks (1) (2)(3)**Custom House Code** 1. IMO Code of Vessel 2. Vessel Code (Call Sign) 3. Voyage No. 4. Arrival Manifest No. **Auto Generated** 5.

Signature

6.	Arrival Manifest Date	Auto Generated
7.	Line no.	
8.	Sub line No.	
9.	Master B/L No.	
10.	Master B/L date	
11.	House B/L No(s).	
12.	House B/L Date(s)	
13.	Port of Loading	
14.	Consignor's Name	[As provided in House Bill of Lading, whereMaster Bill of Lading and House Bill of Lading both areavailable]
15.	Consignor's Address	[As provided in House Bill of Lading, whereMaster Bill of Lading and House Bill of Lading both areavailable]
16.	Consignor's Code (if any)	
17.	Consignee's Name	[As provided in House Bill of Lading, whereMaster Bill of Lading and House Bill of Lading both areavailable]
18.	Consignee's Code (IEC/GSTIN etc.)	
19.	Consignee's Address	[As provided in House Bill of Lading, whereMaster Bill of Lading and House Bill of Lading both areavailable]
20.	Name of any other notified party	
21.	PAN of notified party	
22.	Address of notified party	
23.	Nature of cargo (Containerized/Non-containerised Packaged/ Liquid Bulk/Dry Bulk etc.)	
24.	Item Type (Govt. Cargo, Un-accompanied Baggageor Other Cargo)	
25.	Cargo Movement (Home Clearance, DomesticTranshipment, Foreign Transhipment, Domestic Transit, ForeignTransit)	
26.	Port of Entry	Port of Entry means that port of unloading afterwhich transhipment is to be done by a vehicle (including train)

27. Destination Port (Port/ICD/CFS/SEZ)

Mode of Transport (Between port of

28. Entry & destination Port) in

sequence

From To Mode of Authorised Bond No. of transport Carrier Code authorized carrier

Port of

Entry

----- Destination Port

29. Goods Description HS Code UNO Code IMDG Code

- 30. Container No.(s)
- 31. Number of packages
- 32. Marks & No. on packages
- 33. Types of packages
- 34. Gross Weight
- 35. Net Weight
- 36. Unit of Weight
- 37. Gross Volume
- 38. Unit of Volume
- 39. Invoice Value of Consignment
- 40. Currency Code
- 41. Shipping Line Code
- 42. Shipping Line Bond No.

#### Container details:

- 1. Arrival Manifest No. Auto generated
- 2. Arrival Manifest date. Auto generated
- 3. Container No.
- 4. Container Seal No.
- 5. Container Agent Code
- 6. Container Status
- 7. Container weight
- 8. ISO Code

Form- VIB[See Regulations 4 (2) (e) (ii)]This Form is applicable for the following categories of cargo, namely: -Goods to be landed:(i)Imported goods:(a)Goods (including unaccompanied baggage) to be landed meant for home clearance;(b)Goods (including unaccompanied baggage) to be landed meant for clearance at another Indian port (Domestic transhipment)(c)Goods to be landed but destined for a foreign port (Foreign transhipment)(ii)Export goods(iii)Coastal goods (including such goods transiting through designated foreign route)(Goods continue to be On-board):(i)Imported Goods:(a)Domestic transit cargo(b)Foreign transit cargo(ii)Export

goods(iii)Coastal goods (including such goods transiting through designated foreign route)Explanation 1. - Goods meant for home clearance means the goods to be cleared for home consumption or for warehousing at the port of unloading.Explanation 2. - Goods meant for clearance at another Indian port means the goods to be cleared for home clearance at the port other than port of unloading or at any Inland Container Depot.Explanation 3. - Domestic transit goods means the goods destined for Indian port including ICD/SEZ and to remain on-board at the port where Manifest is to be filed.Explanation 4. - Foreign transit cargo means the goods destined for foreign port and to remain on-board at the port where Manifest is to be filed.Note: The details of the cargo (including unaccompanied baggage) to be landed as declared in the respective forms shall be set out in the order of the ports of loading.

set out in the order of the ports of loading.				
Sl. No.	Field Description	Remarks		
(1)	(2)	(3)		
1.	Custom House Code			
2.	IMO Code of Vessel			
3.	Vessel Code (Call Sign)			
4.	Voyage No.			
5.	Arrival Manifest No.	Auto Generated		
6.	Arrival Manifest Date	Auto Generated		
7.	Line no.			
8.	Sub line No.			
9.	Department Manifest No. filed at the last port of call			
10.	Departure Manifest date filed at the last port of call			
11.	Line No. in the corresponding Departure Mainifest for the Cargo	t		
12.	Sub line no. in the corresponding Departure Manifest for the Cargo			
	Import Goods			
13.	Master B/L No.			
14.	Master B/L date			
15.	House B/L No(s).			
16.	House B/L Date(s)			

[As provided in House Bill of Lading, where Master Bill of Lading and House Bill of Lading both are available]

- 19. Consignor's Code
- 20. Consignor's Address

Port of Loding

Consignor's Name

17.

18.

[As provided in House Bill of Lading,

where Master Bill of Lading and House Bill of Lading both are available [As provided in House Bill of Lading, Consignee's Name where Master Bill of Lading and House 21. Bill of Lading both are available] Consignee's Code (IEC/GSTIN etc.) 22. [As provided in House Bill of Lading, where Master Bill of Lading and House Consignee's Address 23. Bill of Lading both are available] Name of any other notified party 24. PAN of notified party 25. 26. Address of notified party Nature of cargo (Containerized/ 27. Non-containerised Packaged/ Liquid Bulk/Dry Bulk etc.) Item Type (Govt. Cargo, Un-accompanied Baggage 28. or Other Cargo) Cargo Movement (Home Clearance, Domestic Transshipment, Foreign Transshipment, Domestic 29. Transit, Foreign Transit) Port of Entry means that port of unloading after which transhipment is to be done by Port of Entry 30. a vehicle (including train). Destination Port (Port/ICD/CFS/SEZ) 31. Mode of Transport (Between port of Entry & destination Port) in 32. sequence Mode of Authorised Bond No. of From To Carrier Code authorized carrier transport Port of Entry **Destination Port** Goods Description HS Code UNO Code **IMDG** Code 33. 34. Container Nos. Previous Container No. (in case of LCLSegregation/Consolidation at last port) 36. Number of packages 37. Marks & Number on packages 38. Types of packages

- 39. Gross Weight
- 40. Net Weight
- 41. Unit of Weight
- 42. Gross Volume
- 43. Unit of Volume
- 44. Invoice Value of Consignment
- 45. Currency Code
- 46. Shipping Line Code
- 47. Shipping Line Bond No.

### **Export Goods**

- 48. Exporter's Name
- 49. Exporter's Code (IEC/GSTIN etc.)
- 50. Exporter's Address
- 51. Consignee's Name
- 52. Consignee's Code
- 53. Consignee's Address
- 54. Master B/L No.
- 55. M aster B/L date
- 56. House B/L No.
- 57. House B/L Date
- 58. Goods Descrpction

HS UNO IMDG Code Code Code

- 59. Nature of goods
- 60. Container Nos.
- 61. Previous Container No. (in case of LCLSegregation/Consolidation at last port)
- 62. Number of packages
- 63. Marks & No. on packages
- 64. Shipping Bill No.
- 65. Shipping Bill Date
- 66. Gateway Port
- 67. Destination Port
- 68. Destination Country

### Coastal Goods

69. Bill of Lading No.

- 70. Bill of Lading Date
- 71. Consignor's Name
- 72. Consignor's Code (GSTIN/PAN etc.)
- 73. Consignor's Address
- 74. Consignee's Name
- 75. Consignee's Code (GSTIN/PAN etc.)
- 76. Consignee's Address
- 77. Goods Description

HS

Code

- 78. Number of packages
- 79. Marks & No. on packages
- 80. Gross Weight
- 81. Net Weight
- 82. Unit of Weight
- 83. Gross Volume
- 84. Unit of Volume
- 85. Container No (s)
- 86. Container Seal No.
- 87. Bill of Coastal Goods No.
- 88. Bill of Coastal Goods Date
- 89. Invoice Value of the consignment
- 90. Shipping Line Code
  - Shipping Line Bond No.(If Goods transiting through
- designatedforeign route)

#### Container details:

- 1. Arrival Manifest No. Auto generated
- 2. Arrival Manifest date. Auto generated
- 3. Container No.
- 4. Container Seal No.
- 5. Container Agent Code
- 6. Container Status
- 7. Container weight
- 8. ISO Code

Form - VIIA[See Regulations 5 (2) (d) (i)]This form is applicable to the following categories of cargo, namely: -Goods loaded at the port:(i)Imported goods destined for a foreign port(ii)Export GoodsGoods loaded at the previous ports and remained on-board:(i)Imported goods destined for a foreign port(ii)Export goods

Sl. Field Description

Sea Cargo Manifest and Transhipment Regulations, 2018 No. (1) (2)(3)1. **Custom House Code** IMO Code of Vessel 2. Vessel Code (Call Sign) 3. Voyage No. 4. Auto Departure Manifest No. 5. Generated Auto Departure Manifest Date 6. Generated Line no. 7. 8. Sub line No. **Imported Goods** Arrival Manifest No. by which goods arrived at the port 9. Arrival Manifest date corresponding to Sl. No. 9 10. Line no. corresponding to Sl. No. 9 11. Sub Line No. corresponding to Sl. No. 9 12. Master B/L No. 13. Master B/L date 14. House B/L No(s). 15. 16. House B/L Date(s) 17. Port of Loading 18. Last Port of call Consignor's Code 19. Consignor's Address 20. Consignee's Code 21. Consignee's Name 22. Consignee's Code 23. 24. Consignee's Address Name of any other notified party 25. PAN of notified party 26. Address of notified party 27. Nature of cargo (Containerized/ Non-containerised Packaged/ Liquid 28. Bulk/Dry Bulk etc.)

31 Container Nos.

29.

**Destination Port** 

- Previous Container No. (in case of LCLSegregation/Consolidation at last port)
- 33 Number of packages
- 34 Marks & Number on packages
- 35 Types of packages
- 36 Gross Weight
- 37 Net Weight
- 38 Unit of Weight
- 39 Gross Volume
- 40 Unit of Volume
- 41 Invoice Value of Consignment
- 42 Currency Code
- 43 Shipping Line Code
- 44 Shipping Line Bond No.

**Export Goods** 

- 45 ArrivalManifest No. by which goods arrived at the port, if any
- 46 Arrival Manifest Date corresponding to Sl. No. 45
- 47 Line No. corresponding to Sl. No. 45
- 48 Sub Line No. corresponding to Sl. No. 45
- 49 Exporter's Name
- 50 Exporter's Code (IEC/GSTIN etc.)
- 51 Exporter's Address
- 52 Consignee's Name
- 53 Consignee's Code
- 54 Consignee's Address
- 55 Master B/L No.
- 56 M aster B/L date
- 57 House B/L No.
- 58 House B/L Date
- 59 Goods Description

- HS UNO IMDG Code Code Code
- 60 Nature of cargo (Containerized Non-containerised Packed/Liquid Bulk/Dry Bulk etc.)
- 61 Container Nos.
- Previous Container No. (in case of LCLSegregation/Consolidation at last port)
- 63 Number of packages
- 64 Marks & No. on packages

- 65 Shipping Bill No.
- 66 Shipping Bill Date
- 67 Gateway Port
- 68 Destination Port
- 69 Destination Country
- 70 Shipping Line Code

Container details:

- 1. Departure Manifest No.
- Auto generated 2. Departure Manifest date. Auto generated
- 3. Container No.
- 4. Container Seal No.
- 5. Container Agent Code
- 6. Container Status
- 7. Container weight
- 8. ISO Code
- 9. Arrival Manifest No. by which Container arrived in India
- 10. Arrival Manifest date corresponding to Sl. No. 9

Form-VIIB[See Regulations 5 (2) (d) (ii)] This form is applicable for the following categories of the goods, namely:-Goods loaded at the port(i)Imported goods(a)Domestic transhipment goods;(b)Foreign transhipment goods;(ii)Export goods;(iii)Coastal Goods (including such goods transiting through designated foreign route) Explanation I. - Domestic transhipment goods means the imported goods destined for Indian port loaded on the vessel for the purpose of transhipment. Explanation II. - Foreign transhipment goods means the imported goods destined for foreign port loaded on the vessel for the purpose of transhipment. Goods loaded at previous ports and remained on-board(i)Imported goods(a)Domestic transit goods(b)Foreign transit goods(ii)Export goods(iii)Coastal Goods (including such goods transiting through designated foreign route)

Sl. No. Field Description Remarks

- (1) (2)(3)
- **Custom House Code** 1.
- IMO Code of Vessel 2.
- Vessel Code (Call Sign) 3.
- Voyage No. 4.
- Departure Manifest No. **Auto Generated** 5.
- Departure Manifest Date Auto Generated 6.
- Line No. 7.
- 8. Sub line No.

### **Imported Goods**

- 9. Arrival Manifest No. by which cargo arrived atthe port
- Arrival Manifest date
- corresponding to Sl. No. 9
  - Line No. corresponding to Sl.
- 11. No. 9
  - Sub Line No. corresponding to
- 12. Sl. No. 9
- 13. Master B/L No.
- 14. Master B/L date
- 15. House B/L No.
- 16. House B/L Date
- 17. Port of Loading
- 19. Consignor's Name
- 20. Consignor's Code
- 21. Consignor's Address
- 22. Consignee's Name
  - Consignee's Code (IEC/GSTIN
- 23. etc.)
- 24. Consignee's Address
- Name of any other notified
- 25. party
- 26. PAN of notified party
- 27. Address of notified party

Nature of cargo

(Containerized/Non-containerised

28. Packaged/ Liquid Bulk/Dry

Bulk etc.)

Item Type (Govt. Cargo,

29. Un-accompanied Baggageor

Other Cargo)

Cargo Movement (Domestic

Transhipment,

30. ForeignTranshipment,

Domestic Transit, Foreign

Transit)

31. Port of Entry

Port of Entry means that port of unloading afterwhich transhipment is to be done by a vehicle (including train) Destination Port/ICD/ CFS

32. /SEZ Mode of Transport(Between port of Entry & Destination 33. Port) in sequence Bond No. of Authorised From To Mode of transport authorized CarrierCode carrier Port of **Entry Destination Port** Goods Description HS Code 34. UNO Code IMDG Code Container Nos. 35. Previous Container No. (in case of LCLConsolidation at 36. port) Number of packages 37. 38. Marks & Number on packages Types of packages 39. **Gross Weight** 40. Net Weight 41. Unit of Weight 42. Gross Volume 43. Unit of Volume 44. **Invoice Value of Consignment** 45. 46. **Currency Code** Shipping Line Code 47. 48. Shipping Line Bond No. **Export Goods** Arrival Manifest No. by which 49. goods arrived at he port, if any **Arrival Manifest Date** 50. corresponding to Sl. No.49 Line No. corresponding to Sl. 51. No.49 Sub Line No. corresponding to 52.

Sl. No.49

Exporter's Name 53. Exporter's Code (IEC/GSTIN 54. etc.) Exporter's Address 55. 56. Consignee's Name Consignee's Code 57. Consignee's Address 58. Master B/L No. 59. 60. Master B/L date 61. House B/L No. 62. House B/L Date **HS** Code 63. **Goods Description UNO Code IMDG** Code 64. Nature of goods 65. Container Nos. Previous Container No. (in 66. case of LCLConsolidation at port) **Number of Packages** 67. 68. Marks & number on packages 69. Shipping Bill No. Shipping Bill Date 70. **Gateway Port** 71. **Destination Port** 72. 73. **Destination country Coastal Goods** Arrival Manifest No. by which 74. goods arrived at he port, if any **Arrival Manifest Date** 75. corresponding to Sl. No.74 Line No. corresponding to Sl. 76. No. 74 Sub Line No. corresponding to 77. Sl. No. 74 Bill of Lading No. 78. Bill of Lading Date 79. 80. Consignor's Name

Consignor's Code

81.

(GSTIN/PAN etc.)

- 82. Consignor's Address
- 83. Consignee's Name
- 84. Consignee's Code
- (GSTIN/PAN etc.)
- 85. Consignee's Address
- 86. Goods Description HS code
- 87. No. of Packages
- 88. Marks & No. on packages
- 89. Gross Weight
- 90. Net Weight
- 91. Unit of Weight
- 92. Gross Volume
- 93. Unit of Volume
- 94. Container Nos.
- 95. Container Seal No.
- 96. Bill Of Coastal Goods No.
- 97. Bill of Coastal Goods Date
- Invoice Value of the
- 98. consignment
- 99. Shipping Line Code

Shipping Line Bond No.(If

100. Goods transitingthrough designated foreign route)

Form- VIII[See Regulation 7]I. Transhipment of Imported Goods between Port/ICD to ICD/CFS/SEZ(a)Departure Manifest to be filed at port/ICD:

Authorised Bond No. of

Carrier Authorised

Code: Carrier

Departure

ManifestNo.

Port/ICD: and Date:

Auto

generated

Sl. No. SMTP No. Arrival Line Container Previous Destination Gate Out Train

Manifest No. No. & Container No. Time from No./
No./ date Customs (in case of the Truck
by which Seal No. LCLsegregation Port/ICD No.

cargoarrived or

at port consolidation

### at port/ICD)

(b)Arrival Manifest to be filed at ICD/CFS/SEZ:

Bond No.

Authorised of

Carrier Code: Authorised

> Carrier Arrival

ManifestNo.

ICD/CFS/SEZ: and Date:

Auto

generated

Arrival

Previous Container No.

Manifest

Container (in case of

Gate in Time

SMTP No. Sl. No.

No./ date Line No. & by which No. Customs

LCLsegregationDestination at

Truck ICD/CFS/SEZ No.

Train

No./

cargoarrived Seal No.

consolidation

at port

at port/ICD)

II. Transhipment of Export Goods from ICD/CFS/SEZ to Port/ICD:(a)Departure Manifest to be filed at ICD/CFS/SEZ:

Authorised

Bond No. of

Carrier Code:

Authorised

Carrier

Departure

Manifest No.

ICD/CFS/SEZ: and Date:

Auto

generated

Previous

Container No.

Container

Gate Out Time & Train

Shipping (in case of

Sl. No. **Customs Seal**  Destination Date from the

No./Truck Bill No(s) LCLsegregation

No.

No. &

CFS/ICD/SEZ No. & Date

consolidation

at ICD)

(b)Arrival Manifest to be filed at port/ICD:

Authorised Bond No. of Carrier Authorised Code: Carrier

Arrival

Customs Manifest No. Station: and Date: Auto

generated

Previous

Container No.

Container No. & Gate in Time Train Shipping (in case of Sl. No. Customs Seal Destination & Date at the No./Truck Bill No(s) LCLsegregation

No. Port/ICD No. & Date or

consolidation

at ICD)

[Form-VIIIA] [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).][See regulation 7]I. Transhipment of Imported Goods between Port to Land Customs Station:(a)Departure Manifest to be filed at port:

Authorised Bond No. of

Carrier Authorised Code: Carrier

Departure

Port: Manifest No.

and Date:

Autogenerated

Arrival

Manifest No./
Line Goods

Container Train

Net Wt. & Gross

Out

No. & No./

Wt. in case

Time

Sl. No. date by which no. description Customs Truck Destination of non-containerize from

cargo arrivedat Seal No. No. cargo the

port Port

### (b)Arrival Manifest to be filed at Land Customs Station:

Authorised Bond No. of

Carrier Authorised Code: Carrier

Arrival

Land Manifest No. Customs and Date:

Station: Auto

generated

Train Container Net Wt. & Gross Wt. Gate Date of Departure No./ No. & Goods in case in Sl. No. manifest filed departure Truck description of non-containerized Time Customs manifest at Port Seal No. No. & date cargo

II. Transhipment of Imported Goods from Land Customs Station to Port:(a)Departure Manifest to be filed at Land Customs Station:

Authorised Bond No. of

Carrier Authorised

Code: Carrier

Sl. No.

Sl. No.

Land Departure
Customs Manifest No.
Station and Date:

(LCS): Autogenerated

Import report Container

no. by which No. &

cargo arrived at Customs

cargo arrived at Customs LCS Seal No.

Destination Goods description

Train W No./Truck

No.

Net Wt. & Gross
Wt. in case
Out
ofnon-containerized.....

cargo

(b)Arrival Manifest to be filed at port

Authorised Bond No. of Carrier Authorised Code: Carrier

Arrival

Port: Manifest No.

and Date: Auto

generated

Departure manifest filed

date

at Port and des

Goods description

No. & Customs Seal No.

Container

Train No./Truck

No

Net Wt. & Gross Wt. in case ofnon-containerized

cargo

Time & Date

in

Gate

which expression shall include his heirs, executors, administrators and legal representatives) are

Principal Commissioner of Customs or Commissioner of Customs, as the case may be at

......port / ICD/CFS/ SEZ to permit the transhipment of the goods fully described and specified in the Arrival/ Departure Manifest for transhipment from the

Commissioner of Customs or Commissioner of Customs, as the case may be has granted such permission to the said authorised carrier on condition of executing a bond and the said authorised carrier agreed to execute the Bond with such conditions as hereunder written. Now the condition of

Schedule above Referred to

Signed by the authorised carrier

In the presence of Witnesses. Signature of the authorised carrier.

Form- IX B[See Regulation 9 (1) (c)](Continuity Bond for Transhipment)Know all men by these "authorised carrier" which expression shall include his heirs, executors, administrators and legal representatives) are held and firmly bound to the President of India (hereinafter called "the Government" which expression shall include his successors and assigns) to the sum of Rs ...... for payment whereof we hereby bind ourselves and each of us bind himself and our heirs, executive and administration firmly by these presents. Whereas THE said authorised carrier applied to the Principal Commissioner of Customs or Commissioner of Customs, as the case may be at ......port / ICD/CFS/ SEZ for permission from time to time to tranship the goods fully described and specified in the Arrival/ Departure Manifest for transhipment Customs or Commissioner of Customs, as the case may be has granted such permission from time to time to the said authorised carrier on condition of executing a bond and the said authorised carrier agreed to execute the Bond with such conditions as hereunder written. Now the condition of the above written Bond is that, if the said authorised carrier shall and will cause the said goods as may be specified in the Arrival/Departure Manifest for such transhipment to be fully and safely and duly handed over within one month from the date of the above bond or cause the said goods to be otherwise accounted for to the satisfaction of such officer and shall and will provide to the Principal Commissioner of Customs or Commissioner of Customs, as the case may be, Arrival Manifest Form-VIII filed at destination port/ICD/ CFS/ SEZ specifying the whole of the said goods having been duly received or accounted at the destination port/ICD/ CFS/ SEZ.And also if the said authorised carrier shall and will, from time to time, and at all times hereafter upon demand by the proper officer of the Government duly authorised in that behalf pay to the said Government the full Customs duties payable upon or in respect of all goods so permitted to be transhipped as aforesaid, then the above-written bond shall be void and have no effect otherwise it shall remain in full force

and effect. It is hereby agreed that any amount that may be due from me/us under this Bond may be recovered in the manner laid down in sub-section (i) of Section 142 of the Customs Act, 1962.

Schedule above Referred to

Signed by the authorised carrier

In the presence of Witnesses. Signature of the authorised carrier. Form- IX C[See Regulation 9 (1) (c)](Surety Bond for Transhipment)Know all men by these carrier" which expression shall include his heirs, executors, administrators and legal include his heirs, executors, administrators and legal representatives) are held and firmly bound, jointly and severally, to the President of India (hereinafter called "the Government" which expression shall include his successors and assigns) in the sum of Rs ......(Rupees......) of lawful money to be paid to the Government for which payment to be well and truly made we the authorised carrier and the surety jointly and severally bind ourselves. Whereas THE said authorised carrier applied to the Principal Commissioner of Customs or Commissioner of Customs, as the case may be at ......port / ICD/CFS/ SEZ to permit the transhipment of the goods fully described and specified in the Arrival/ Departure Manifest for transhipment from the ...... to Customs, as the case may be has granted permission to the said authorised carrier on condition that the said authorised carrier and the surety executing such bond as above written agreed to execute the said bond with such conditions as hereunder written. Now the condition of the above written Bond is that, if the said authorised carrier shall and will cause the said goods as may be specified in the Arrival/Departure Manifest for such transhipment to be fully and safely transhipped to handed over within one month from the date of the above bond or cause the said goods to be otherwise accounted for to the satisfaction of such officer and shall and will provide to the Principal Commissioner of Customs or Commissioner of Customs, as the case may be, Arrival Manifest Form-VIII filed at destination port/ICD/ CFS/ SEZ specifying the whole of the said goods having been duly received or accounted at the destination port/ICD/ CFS/ SEZ. And also if the said authorised carrier shall and will, from time to time, and at all times hereafter upon demand by the proper officer of the Government duly authorised in that behalf pay to the said Government the full Customs duties payable upon or in respect of all goods so permitted to be transhipped as aforesaid, then the above-written bond shall be void and have no effect otherwise it shall remain in full force and effect. It is hereby agreed that any amount that may be due from me/us under this Bond may be recovered in the manner laid down in sub-section (i) of Section 142 of the Customs Act, 1962. Schedule above Referred to Signed by the authorised carrier In the presence of Witnesses. Signature of the authorised carrier. Form- IX D[See Regulation 9 (1) (c)](Continuity Surety Bond for Transhipment)Know all men by

carrier" which expression shall include his heirs, executors, administrators and legal

include his heirs, executors, administrators and legal representatives) are held and firmly bound,

jointly and severally, to the President of India (hereinafter called "the Government" which
expression shall include his successors and assigns) in the sum of Rs
(Rupees) of lawful money to be paid to the Government for which
payment to be well and truly made we the authorised carrier and the surety jointly and severally
bind ourselves. Whereas THE said authorised carrier applied to the Principal Commissioner of
Customs or Commissioner of Customs, as the case may be atport /
ICD/CFS/ SEZ for permission from time to time to tranship the goods fully described and specified
in the Arrival/ Departure Manifest for transhipment from the to
Customs, as the case may be has granted permission from time to time to the said authorised carrier
on condition that the said authorised carrier and the surety executing such bond as above written
agreed to execute the said bond with such conditions as hereunder written. Now the condition of the
above written Bond is that, if the said authorised carrier shall and will cause the said goods as may
be specified in the Arrival/Departure Manifest for such transhipment to be fully and safely
transhipped to
officer and duly handed over within one month from the date of the above bond or cause the said
goods to be otherwise accounted for to the satisfaction of such officer and shall and will provide to
the Principal Commissioner of Customs or Commissioner of Customs, as the case may be, Arrival
Manifest Form-VIII filed at destination port/ICD/ CFS/ SEZ specifying the whole of the said goods
having been duly received or accounted at the destination port/ICD/ CFS/ SEZ.And also if the said
authorised carrier shall and will, from time to time, and at all times hereafter upon demand by the
proper officer of the Government duly authorised in that behalf pay to the said Government the full
Customs duties payable upon or in respect of all goods so permitted to be transhipped as aforesaid,
then the above-written bond shall be void and have no effect otherwise it shall remain in full force
and effect.It is hereby agreed that any amount that may be due from me/us under this Bond may be
recovered in the manner laid down in sub-section (i) of Section 142 of the Customs Act, 1962.
Schedule above Referred to
Signed by the authorised carrier
In the presence of Witnesses. Signature of the authorised carrier.
Form- X A[See Regulation 9 (2)](Bond for transit through foreign territory)Know all men by these
Presents that we
"authorised carrier" which expression shall include his heirs, executors, administrators and legal
representatives) are held and firmly bound to the President of India (hereinafter called "the
Government" which expression shall include his successors and assigns) to the sum of Rs
for payment whereof we hereby bind ourselves and each of us bind himself and
our heirs, executive and administration firmly by these presents. Whereas THE said authorised
carrier applied to the Principal Commissioner of Customs or Commissioner of Customs, as the case
may be atport to permit the transit of the coastal goods from
to
specified in the Departure Manifest.And Whereas the said Principal Commissioner of Customs or
Commissioner of Customs, as the case may be has granted permission for the transit of the said
coastal goods from through
on the condition that the said authorised carrier agreed to execute

the said bond with such conditions as hereunder written. Now the condition of the above-written Bond is such that in case, (a) the containers brought back to the destination port after transit differ from the description given in the said Departure Manifest or (b) the contents thereof have been wrongly described in the said Departure Manifest; or (c) goods mentioned in the said Departure Manifest are not accounted to the satisfaction of the Principal Commissioner of Customs or Commissioner of Customs, as the case may be, or in case the said goods or any part thereof being subject to export duty or any restrictions under the Customs Act, 1962 (52 of 1962) or any other Act or otherwise, have been lost while in transit over any foreign territory. I/We agree to pay on demand to the President of India the amount of value of the said goods, and also such amount of penalty as may "be adjudged or imposed by the proper officer on me/us under the Customs Act, 1962. It is hereby agreed that any amount that may be due from me/us under this Bond may be recovered in the manner laid down in sub-section (i) of Section 142 of the Customs Act, 1962.

Schedule above Referred to

Signed by the authorised carrier

In the presence of Witnesses. Signature of the authorised carrier.

Form- X B[See Regulation 9 (2)](Continuity Bond for transit through foreign territory)Know all called "authorised carrier" which expression shall include his heirs, executors, administrators and legal representatives) are held and firmly bound to the President of India (hereinafter called "the Government" which expression shall include his successors and assigns) to the sum of Rs ...... for payment whereof we hereby bind ourselves and each of us bind himself and our heirs, executive and administration firmly by these presents. Whereas the said authorised carrier applied to the Principal Commissioner of Customs or Commissioner of Customs, as the case may be at ......port for permission from time to time, for the transit of the coastal goods from ...... to ...... through ...... fully described and specified in the Departure Manifest. And Whereas the said Principal Commissioner of Customs or Commissioner of Customs, as the case may be has granted permission from time to time for the transit of the said coastal goods from ...... to ........ through ...... on the condition that the said authorised carrier agreed to execute the said bond with such conditions as hereunder written. Now the condition of the above-written Bond is such that in case, (a) the containers brought back to the destination port after transit differ from the description given in the said Departure Manifest or(b)the contents thereof have been wrongly described in the said Departure Manifest; or(c)goods mentioned in the said Departure Manifest are not accounted to the satisfaction of the Principal Commissioner of Customs or Commissioner of Customs, as the case may be, or in case the said goods or any part thereof being subject to export duty or any restrictions under the Customs Act, 1962 (52 of 1962) or any other Act or otherwise, have been lost while in transit over any foreign territory. I/We agree to pay on demand to the President of India the amount of value of the said goods, and also such amount of penalty as may "be adjudged or imposed by the proper officer on me/us under the Customs Act, 1962. It is hereby agreed that any amount that may be due from me/us under this Bond may be recovered in the manner laid down in sub-section (i) of Section 142 of the Customs Act, 1962.

Schedule above Referred to

Signed by the authorised carrier

In the presence of Witnesses. Signature of the authorised carrier.
Form- X C[See Regulation 9 (2)](Surety Bond for transit through foreign territory)Know all men by
these Presents that weofof(hereinafter called "authorised
carrier" which expression shall include his heirs, executors, administrators and legal
representatives) and
include his heirs, executors, administrators and legal representatives) are held and firmly bound,
jointly and severally, to the President of India (hereinafter called "the Government" which
expression shall include his successors and assigns) in the sum of Rs
(Rupees) of lawful money to be paid to the Government for which
payment to be well and truly made we the authorised carrier and the surety jointly and severally
bind ourselves. Whereas THE said authorised carrier applied to the Principal Commissioner of
Customs or Commissioner of Customs, as the case may be atport to
permit the transit of the coastal goods from to
through fully described and specified in the Departure Manifest.And Whereas the
said Principal Commissioner of Customs or Commissioner of Customs, as the case may be has
granted permission for the transit of the said coastal goods from to
through on the condition that the said authorised carrier and
the surety executing such bond as above written agreed to execute the said bond with such
conditions as hereunder written. Now the condition of the above-written Bond is such that in
case,(a)the containers brought back to the destination port after transit differ from the description
given in the said Departure Manifest or(b)the contents thereof have been wrongly described in the
said Departure Manifest; or(c)goods mentioned in the said Departure Manifest are not accounted to
the satisfaction of the Principal Commissioner of Customs or Commissioner of Customs, as the case
may be, or in case the said goods or any part thereof being subject to export duty or any restrictions
under the Customs Act, 1962 (52 of 1962) or any other Act or otherwise, have been lost while in
transit over any foreign territory. I/We agree to pay on demand to the President of India the amount
of value of the said goods, and also such amount of penalty as may "be adjudged or imposed by the
proper officer on me/us under the Customs Act, 1962. It is hereby agreed that any amount that may
be due from me/us under this Bond may be recovered in the manner laid down in sub-section (i) of
Section 142 of the Customs Act, 1962. And it is hereby declared that any forbearance on the part of the said President of India or any Principal Commissioner or Commissioner or any other officer
shall not in any way release the said surety, his heirs and representatives from his or their liability
under the above written bond.
Schedule above Referred to
Signed by the authorised carrier
In the presence of Witnesses. Signature of the authorised carrier.
Signed by the surety
In the presence of Witnesses. Signature of the surety.
Form- X D[See Regulation 9 (2)](Continuity Surety Bond for transit through foreign territory)Know
All Men by These Presents that we
called "authorised carrier" which expression shall include his heirs, executors, administrators and
legal representatives) and of (hereinafter called "the Surety" which expression
shall include his heirs, executors, administrators and legal representatives) are held and firmly

bound, jointly and severally, to the President of India (hereinafter called "the Government" which
expression shall include his successors and assigns) in the sum of Rs (Rupees
) of lawful money to be paid to the Government for which payment to be well and truly
made we the authorised carrier and the surety jointly and severally bind ourselves. Whereas THE
said authorised carrier applied to the Principal Commissioner of Customs or Commissioner of
Customs, as the case may be at port for permission from time to time, for
the transit of the coastal goods from to through
fully described and specified in the Departure Manifest.And Whereas
the said Principal Commissioner of Customs or Commissioner of Customs, as the case may be has
granted permission from time to time for the transit of the said coastal goods from
to
condition that the said authorised carrier and the surety executing such bond as above written
agreed to execute the said bond with such conditions as hereunder written. Now the condition of the
above-written Bond is such that in case, (a) the containers in which they are contained or any of them
differ from the description given in the said Departure Manifest or(b)the contents thereof have been
wrongly described in the said Departure Manifest; or(c)goods mentioned in the said Departure
Manifest are not accounted to the satisfaction of the Principal Commissioner of Customs or
Commissioner of Customs, as the case may be, or in case the said goods or any part thereof being
subject to export duty or any restrictions under the Customs Act, 1962 (52 of 1962) or any other Act,
have been lost while in transit over any foreign territory. I/We agree to pay on demand to the
President of India the amount of value of the said goods, and also such amount of penalty as may
"be adjudged or imposed by the proper officer on me/us under the Customs Act, 1962. It is hereby
agreed that any amount that may be due from me/us under this Bond may be recovered in the
manner laid down in sub-section (i) of Section 142 of the Customs Act, 1962. And it is hereby
declared that any forbearance on the part of the said President of India or any Principal
Commissioner or Commissioner or any other officer shall not in any way release the said surety, his
heirs and representatives from his or their liability under the above written bond
Schedule above Referred to
Signed by the authorised carrier
In the presence of Witnesses. Signature of the authorised carrier.
Signed by the surety
In the presence of Witnesses. Signature of the surety.
[Form - XI] [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).](See
regulation 3 (1A)Know all men by these present that we are held and firmly bound to the President
of India in the sum of Rs. ten lakhs for payment whereof we hereby bind ourselves, and each of us
bind himself and each of our heirs, executors and administrators firmly by these present dated this
day of
has been registered to act as an authorised carrier under Sea Cargo Manifest and
Transhipment Regulations, 2018and the said has agreed to enter into this bond as
required by under the said regulations. And whereas the said has deposited the sum of
Rs. 10,00,000/- (Rupees ten lakhs) only with the President of India as security for his faithful
behaviour and that of his employees as regard the said regulations. Now the condition of the above
written bond is such that if the said and his employees do at all times, whilst holding,
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Accepted for and on behalf of the President of IndiaSignature of the Principal Commissioner of Customs/Commissioner of Customs[Form-XII] [Inserted by Notification No. G.S.R. 545(E), dated 1.8.2019 (w.e.f. 11.5.2018).][See regulation 6]

Sl. No.	Field Description	Remarks
4.	Details of Gold & Silver	
Form of Gold& Silver	Weight	Value
5∙	Arms & Ammunitions	
Sl. No.	Type	Quantity
6.	Explosives	
Sl. No.	Type	Quantity
4.	Narcotics and psychotropic substances	
Sl. No.	Type	Quantity
5.	Radio-active material	
Sl. No.	Type	Quantity
6.	Any other declaration which, under the provisions of the Customs Act or any other Act for the time beingin force	