F. No. 450/68/2019-Cus.IV
Government of India
Ministry of Finance
Department of Revenue

Central Board of Indirect Taxes & Customs

New Delhi, dated 04.06.2019.

To

Shri Khaleel Sayed B 18 Sunshine Terraces, Sangam Nagar, Old Sangvi Pune, Pin:411027

Sir,

Sub: RTI application seeking information-reg.

Please refer to your RTI Application received in this section on 16.05.2019 through online mode. The information sought in your application is as follows:

Your attention is invited to Note No.4 of the Form C. A. 8, prescribed under Rule 8A and 8B of the Customs (Appeals) Rules, 1982 (Notification No. 212-Cus dated 10.09.1982 as amended by Notification No. 15/85 dated 31.01.1985).

The said note states as under:

The fees of Rupees two hundred required to be paid under the provisions of the Act, shall be paid under T. R. 6 challan and the duplicate copy of the T.R. 6 challan shall be filed along with the application for revision.

In this context, it is observed that the fees is required to be paid by T. R. 6 challan. Further when we try to make online payment (through ICEGATE), they are asking for IEC code and without which the payment is not accepted. The passengers arriving from abroad, or other casual persons, do not have any IEC code and hence they cannot make the online payment. Further, banks are not accepting any manual T.R. 6 challans and refuse to accept the fees. This is causing lot of difficulties in payment of fees for filing revision application specially the passengers arriving from abroad. I therefore desire following information under R.T.I Act.

i. Which Banks have been directed by the Customs Department to accept the revision application fees by manual T.R. 6 challans, for payment of, under section 129DD(3) of Customs Act, 1962.

ii. All India list of Branches of the Banks, who have been directed by the Customs Department to accept the fees manually.

iii. Can online payment of fees be made, without the IEC code, under ICEGATE online payment.

iv. Is there any other mode of payment of fees prescribed, such as Bank Demand Draft, Bankers cheque, cash, Indian Postal Orders etc.

2. In this regard, it is provided that no such information as sought by you in point (i) to (iv) is exclusively held by this office in any tangible form as per section 2(f) of the RTI Act, 2005. Only such information is required to be supplied under the Act, which already exists and is held by the public authority or held under the control of the public authority. The PIO is not supposed to create information; or to interpret information; or to solve problems raised by the applicant. Further, all the information in the form of Customs Manual

2018, Customs Act, 1962 and other relevant Notifications, Circulars, Rules, Regulations & Instructions already available on the website www.cbic.gov.in which is accessible in the public domain.

- 3. However, the subject matter of the information sought in your application might closely pertain to the O/o CPIO, Revision Application Unit (DoR) and in view of this, your application is being transferred to the aforesaid office under section 6(3) of the RTI Act, 2005 to provide the information held, if any, directly to you. Moreover, the subject matter of ICEGATE might closely pertain to the O/o CPIO, DG Systems and as per the action history, your RTI application has already been forwarded to the said office.
- 4. If you are not satisfied with the above information, you may file an appeal, within the time limit stipulated as per provisions of RTI Act, 2005 before 1st Appellate Authority i.e. Shri Zubair Riaz Kamili, 1st Appellate Authority/Director (Customs), Room No. 227B, North Block, New Delhi-110001.

Yours faithfully

(Manihder Kumar) CPIO&OSD (Cus-IV)

Copy to (along with a copy of RTI application):

The CPIO, RA Unit, Department of Revenue, Ministry of Finance, B-Wing, Hudco Vishala Building, Bhikaji Cama Place, New Delhi - 110066

ACTION HISTORY OF RTI REQUEST No.CBECC/R/2019/50203

Applicant Name

khaleel sayed

Your attention is invited to Note No.4 of the Form C. A. 8, prescribed under Rule 8A and 8B of the Customs (Appeals) Rules, 1982 (Notification No. 212-Cus dated 10.09.1982 as amended by Notification No. 15/85 dated 31.01.1985). The said note states as under. The fees of Rupees two hundred required to be paid under the provisions of the Act, shall be paid under T. R. 6 challan and the duplicate copy of the T.R. 6 challan shall be filed along with the application for revision. In this context, it is observed that the fees is required to be paid by T. R. 6 challan. Further when we try to make online payment (through ICEGATE), they are asking for IEC code and without which the payment is not accepted. The passengers arriving from abroad, or other casual persons, do not have any IEC code and hence they cannot make the online payment. Further, banks are not accepting any manual T.R. 6 challans and refuse to accept the fees. This is causing lot of difficulties in payment of fees for filing revision application specially the passengers arriving from abroad. I therefore desire following information under R.T.I Act. 1. Which Banks have been directed by the Customs Department to accept the revision application fees by manual T.R. 6 challans, for payment of, under section 129DD(3) of Customs Act, 1962. 2. All India list of Branches of the Banks, who have been directed by the Customs Department to accept the fees manually. 3. Can online payment of fees be made, without the IEC code, under ICEGATE online payment. 4. Is there any other mode of payment of fees prescribed, such as Bank Demand Draft, Bankers cheque, cash, Indian Postal Orders etc..

Text of Application

Reply of Application

SN.	Action Taken	Date of Action	Action Taken By	Remarks
-1	RTI REQUEST RECEIVED	01/05/2019	Nodal Officer	
2	REQUEST FORWARDED TO CPIO(s) AND TRANSFERRED TO OTHER PUBLIC AUTHORY(s)	16/05/2019	Nodal Officer	Directorate General of Systems & Data Management : RTI PERTAINS TO THE SECTION FORWARDED
			- Property Control of the Control of	

Print