


आयुक्त कार्यालय, सीमा शुल्क (निवारक), मुख्यालय, "सारडा हाउस" बेडी बन्दर रोड, जामनगर - 361 008		<b>OFFICE OF THE COMMISSIONER          OF CUSTOMS (Preventive),</b> " SARDA HOUSE " OPP. PANCHAVATI BEDI BUNDER ROAD, JAMNAGAR - 361 008 TEL -(0288) 2757509 / 2757510 FAX -(0288) 2757538
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Dt: 26.04.2017

आयुक्त सीमा शुल्क  
 (निवारक)  
 F.No. VIII/48-50/Cus-T/2008-09  
**09 MAY 2017**  
 जामनगर

**CUSTOMS NOTIFICATION NO.04 /2017/CCP/JAMNAGAR**

(AMENDMENT IN CUSTOMS NOTIFICATION NO. 21/2008-09/CCP/JAMNAGAR DATED 04.02.2009)

In exercise of the powers conferred on me under Section 45(1) of the Customs Act, 1962 (52 of 1962) and in supersession of Notification No. 21/2008-09/CCP/JAMNAGAR dated 04.02.2009 issued by the then Commissioner of Customs (P), Jamnagar, I, **M. K. Srivastava, Commissioner of Customs (Prev.), Jamnagar** hereby appoint M/s Reliance Ports & Terminals Limited, Jamnagar having their registered office at Village - Meghpar/Padana, Taluka - Lalpur, District - Jamnagar to be the Custodian/Custom Cargo Service Provider of the total area 160.041 hectares (395.4394 Acres) having 45 Nos. tanks and associated pipelines connecting SPMs 1,2,3,4 & 5 to the 45 nos. storage Tanks within port limits of Sikka as notified under Section 8(a) of the Customs Act, 1962 vide Notification No **03 /2017/CCP/JAMNAGAR** dated **26 .04 2017** for unloading of all imported goods and loading of all export goods and transhipment goods brought at the said place until these are cleared for home consumption or exported, or are warehoused, or are transhipped in accordance with the provision of the Customs Act, 1962, subject to the following conditions:

1. The Custodian of the goods meant for import & export would be required to comply with the provisions of section 45(2) of the Customs Act, 1962 and Rules, Regulations and Instructions issued from time to time in this regard. They shall also comply with entire conditions of the Regulation 5 and obligation cast upon them under Regulation 6 of "Handling of Cargo in Customs areas Regulations, 2009" (as amended).
2. The Custodian shall be responsible for proper receipt, handling, storage and shall be accountable for the loss of imported goods after landing and before clearance. They shall also maintain proper record of all such goods including the record of goods which are cleared with the permission of the Customs Department or disposed of under Section 48 or otherwise.
3. If any imported/exported/transhipment goods are pilfered or lost after unloading in the Customs area while in the custody of the custodian, then in terms of provision of Section 45(3) of the Customs Act, 1962, they shall be liable to pay duty on such pilfered goods.
4. The imported/exported/transhipped goods, which are not cleared for home consumption or warehousing or exported/transhipped within 30 days of unloading thereof or within such further time period as the proper officer may allow; or the imported goods, to which the importer relinquishes his title as provided in Section 23 (2) of the Customs Act, 1962, such goods shall not be sold under the provisions of section 48 of the Customs Act, 1962, by the custodian without obtaining permission from the proper office of Customs.
5. The custodian shall provide safe, secure and spacious place for loading/unloading/storing of the cargo