
	<p>प्र. सीमाशुल्क आयुक्त कार्यालय (नवाशेवा - I)  <b>OFFICE OF THE PR. COMMISSIONER OF CUSTOMS (NS-I)</b>  आयात बंध अनुभाग / <b>IMPORT BOND SECTION/ सी C - 304</b>  जवाहरलाल नेहरू सीमा शुल्क भवन / <b>JAWAHARLAL NEHRU CUSTOM HOUSE</b>  नवाशेवा, तालुका उरण / <b>NHAVA SHEVA, TALUKA - URAN</b>  जिल्हा रायगड / <b>DISTRICT - RAIGAD - 400707</b></p>	 आज़ादी का अमृत महोत्सव
---	---	--

F.NO.CUS/BOND/MISC/701/2024-Bond

Dated: 27-01-2025

### PUBLIC NOTICE NO. 12/2025

Attention of all Importers, Exporters, Customs Brokers and other stakeholders is invited to CBIC's Circular No.10/2024-Customs, dated 12.10.2020, and subsequent Public Notice No. 93/2024 dated 24.10.2024 issued by JNCH on subject "Digitization of Customs Bonded Warehouse procedures relating to obtaining Warehouse Licenses, Bond to Bond Movement of warehoused goods and uploading of Monthly returns."

- The CBIC vide above mentioned Circular has introduced a Warehouse module on ICEGATE to facilitate ease of doing business in respect of Customs Bonded Warehouse. Reference is invited to para 5 and para 10 of Annexure-A of the Circular, wherein it is envisaged that, for Bond To Bond Transfer of cargo, the buyer or the seller, as the case may be, needs to submit the Transshipment Bond physically, for acceptance to the customs officer at the source warehouse, for generation of Transshipment Bond details in ICES (viz Bond No. and Date), which needs to be entered by the buyer or seller at the time of filing or accepting the transfer application, as the case may be.
- Reference is also invited to Public Notice No. 82/2020 dated 14.07.2020, wherein TSK has been created as a dedicated cell for accepting all types of bonds. Accordingly, Transshipment Bonds (TP BONDS) after acceptance by AC/DC, Bond Section, will be submitted by concerned Importers/Authorized Customs Brokers in format "Annexure-A" annexed to this PN to TSK section.
- On the basis of the documents submitted by the Importers/Authorized Customs Brokers, the request of Importer will be processed and "Job number" will be created in the ICES system by concerned TA/STA, TSK Section. The Job number so generated would be accepted by AC/DC, TSK and the concerned TA/STA, TSK section would generate the Bond number for the respective Transshipment Bond in the ICES system itself.
- Difficulty if any, faced in the implementation of the Public Notice may be brought to the notice of the undersigned at [ibond-jnch@gov.in](mailto:ibond-jnch@gov.in).
- All the stakeholders including the trade and concerned associations are requested to take note of above. This Public Notice should be considered as Standing Order for the

concerned Officers/Staff of this Custom House.

7. This issues with the approval of the Commissioner of Customs, NS-I, JNCH.

**Signed by Manoj Kumar  
Hessa**

**Date: 27-01-2025 14:16:08**

(Manoj Kumar Hessa)  
Deputy Commissioner of Customs

Encl: As above.

Copy to:

1. The Chief Commissioner of Customs, Mumbai Zone-II, JNCH,
2. The Pr. Commissioners/Commissioners of Customs, NS-I, NS-II, NS-III, NS-V, NS-Gen and NS-Audit, JNCH, Nhava Sheva,
3. All the Addl/Joint Commissioners of Customs, Mumbai Zone-II, JNCH,
4. All Dy./Asstt. Commissioners of Customs, Mumbai Zone-II, JNCH,
5. DC/AC EDI for uploading in JNCH website,
6. All the concerned stakeholders,
7. Office copy.

**"ANNEXURE-A"**

**Customs Series Form No. 34**

*[See Section 67 of the Customs Act, 1962]*

**Form of Bond under Section 106 of the Sea Customs Act, 1878**

KNOW ALL MEN BY THESE PRESENTS that we..... of..... (hereinafter called "the Owner" 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 unto the President of India (hereinafter called "the Government" which expression shall include his successors and assigns) in the sum of Rs..... of lawful money of India to be paid to the Government for which payment to be well and truly made we the owner and the surety jointly and severally bind ourselves. Sealed with our respective seals dated the..... day of..... and each of us the said owner and the said surety do hereby covenant with the Government that if any suit shall be brought touching the subject matter of this obligation or the conditions hereunder written in court subject to the superintendence of the High Court of Judicature at..... other than the said Court in its Original Jurisdiction the same shall and may at the instance of the Government be removed into, tried and determined by the said High Court in its extraordinary Original Jurisdiction.

WHEREAS THE said owner..... applied to the #[Commissioner of Customs] at..... being the Chief Officer of Customs of the said port to permit the removal of the goods fully described and specified in the Schedule to this Bond from the Warehouse at..... to the Warehouse at.....

AND WHEREAS the said \*[Commissioner of Customs] has granted permission for the removal of the said goods to the port of..... on condition of the said owner and on sufficient surety executing such bond as above written and the said surety..... as accordingly such surety agreed to execute the said bond with such conditions as hereunder written.

Now the condition of the above-written Bond is such that if the said owner shall and will cause the said goods to be fully and safely removed to the said port of..... and to be there produced to the proper officer and duly re-warehoused..... at the said port of..... Within..... 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 produce to the  
\*\*f[Commissioner of Customs] for the time being at.....a certificate  
duly signed by the proper officer of Customs at the said port of.....  
of the whole of the said goods having been duly re-warehoused at the said  
last mentioned port. And also if the said owner shall and will, from time to  
time, and at all time 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 under of all goods so permitted to be removed 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 owner

In the presence of Witnesses

Signature of the owner.

Signed by the surety

In the presence of Witness.

Signature of the surety.

NOTE:- And it is hereby declared that the liability of the surety  
hereunder shall not be impaired or discharged by reason of time being  
granted or by any forbearance, act or omission of the President of India or of  
any person authorised by him (whether with or without the consent or  
knowledge of the said surety) nor shall it be necessary for the President to  
sue or take any steps or proceedings against the said..... before  
suing or taking any steps or proceedings against the said surety for the  
amount due hereunder.

\*[Vide C.B.R. D.O.C. No. 21(1)/63-CAR, dated the 26.6.1963.]