

| (1) | (2) | (3) | (4) | (5) | (6) |
|------|-------------------------|--|-----|-----|-----|
| "459 | 89 or any other Chapter | <p>Capital goods and spares thereof, raw materials, parts, material handling equipment and consumables, for repairs of ocean-going vessels by a ship repair unit.</p> <p><i>Explanation.</i> – For the purpose of this entry, "Ocean going vessels" includes-</p> <p>(a) liners; cargo-vessel of various kinds including refrigerator vessels for the transport of meat, fruit or the like, vessels specified for the transport of particular goods (grain, coal, ores or the like); tankers (petrol, wine or the like); yachts and other sailing vessels; cable ships; ice-breakers; floating factories of all kinds (for processing whales, preserving fish or the like) whale catchers; trawlers and other fishing vessels; life boats, scientific research vessels; weather ships; vessels for the transportation or mooring of buoys; pilot-boats; hopper barges for the disposal of dredged material or the like;</p> <p>(b) war ships of all kinds including submarines;</p> <p>(c) tugs, dredgers, fire- floats and salvage ships; and</p> <p>(d) oil rigs, drilling ships and jack-up rigs.</p> | Nil | - | 5"; |

(B) after the Table, in the proviso, clauses (g) and (h) shall be omitted;

(C) in the ANNEXURE,-

(i) after Condition No. 28, the following condition shall be inserted

| Condition No. | Conditions |
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| "28A | <p>If,</p> <p>(a) the goods are imported by a:-</p> <p>(i) manufacturer of textile garments; or</p> <p>(ii) merchant exporter tied up with supporting manufacturer of textile garments, for use in the manufacture of textile garments for export by that manufacturer directly or through a merchant exporter, as the case</p> |

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| | <p>may be, and that the said manufacturer or merchant exporter is registered with the Apparel Export Promotion Council or the Synthetic and Rayon Textile Export Promotion Council;</p> <p>(b) the entitlement certificate issued by the respective export promotion councils shall carry the name of supporting manufacturers along with the name of the merchant exporter in case the goods are exported by a merchant exporter;</p> <p>(c) the total value of goods imported shall not exceed one per cent. of the Free on Board (FOB) value of textile garments exported during the preceding financial year; Provided that total value of goods imported in the remaining part of the financial year 2015-16 shall not exceed one-twelfth of one per cent. of the FOB value of textile garments exported during the financial year 2014-15.</p> <p>(d) the importer produces a certificate from the Apparel Export Promotion Council or the Synthetic and Rayon Textile Export Promotion Council, as the case may be, certifying the value of exports made during the financial year mentioned in clause (c) above, and that the fabrics under import are not manufactured in India, and also the value and quantity of goods already imported under this notification during the current financial year.</p> |
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(ii) after Condition No. 40, the following condition shall be inserted, namely :-

| Condition No. | Conditions |
|---------------|---|
| 40A | <p>If,-</p> <p>(a) the goods are imported by,-</p> <p>(i) the Oil and Natural Gas Corporation or Oil India Limited (hereinafter referred to as the “licensee”) or a sub-contractor of the licensee and in each case in connection with petroleum operations to be undertaken under petroleum exploration licenses or mining leases, as the case may be, granted by the Government of India or any State Government on nomination basis; or</p> <p>(ii) an Indian Company or Companies, a Foreign Company or Companies, or a consortium of an Indian Company or Companies and a Foreign Company or Companies (hereinafter referred to as the “contractor”) or a sub-contractor of the contractor and in each case in connection with petroleum operations to be undertaken under a contract with the Government of India; or</p> <p>(iii) an Indian Company or Companies, a Foreign Company or Companies, or a consortium of an Indian Company or Companies and a Foreign Company or Companies (hereinafter referred to as the “contractor”) or a sub-contractor of such Company or Companies or such consortium and in each case in connection with petroleum operations or coal bed methane operations, as the case may be, to be undertaken under a contract signed with the Government of India, on or after the 1st day of</p> |