

# World of Business



MAHRATTA CHAMBER OF COMMERCE,  
INDUSTRIES & AGRICULTURE

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**Mahratta Chamber of Commerce, Industries and Agriculture**  
S. B. Road, Pune 411016 Tel No. 020-25709000 , Complied by : Pramod Potbhare

## **Custom**

**Circular No 03/2020-Customs**

**F.No. 450/148/2015-Cus-IV  
Government of India  
Ministry of Finance, Department of Revenue  
Central Board of Indirect Taxes & Customs**

Dated 15th January, 2020

To

All Principal Chief Commissioners/Chief Commissioners of Customs, Customs & Central Taxes and Customs (Preventive).

All Principal Commissioners/Commissioners of Customs, Customs & Central Taxes and Customs (Preventive)

Madam / Sir,

**Sub: "Implementation of PGA e-SANCHIT– Paperless Processing under SWIFT- Uploading of Licenses/Permits/Certificates/Other Authorizations (LPCOs) by PGAs" – reg.**

'e-SANCHIT' application is successfully in operation since 01.04.2018. The objective of the application is to further reduce physical interface between Customs/regulatory agencies and the trade and also to increase the speed of clearance in both imports & exports.

2. The facility to upload digitally signed Licenses/Permits/Certificates/Other Authorizations (LPCOs) by Participating Government Agencies (PGAs) on e-SANCHIT at all ICES (Indian Customs EDI System) locations across India was introduced from 16.11.2018 vide Circular No. 44/2018-Cus. dated 13.11.2018. In this regard, reference is invited to Board's Circular No.13/2019-Cus. dated 03.06.2019 and Circular No.19/2019-Cus dated 16.07.2019 respectively. With the Circular No.19/2019-Cus dated 16.07.2019, 43 PGAs have been enabled for uploading their LPCOs on eSANCHIT.

3. Now, 4 more PGAs with their LPCOs as detailed in the Annexure-I are being brought onboard the e-SANCHIT platform. With this, the total number of PGAs brought on board becomes 47.

4. Since the facility to upload the LPCOs is now being fully made available to these 4 new PGAs, the beneficiaries i.e. importer/exporters/customs brokers would not be allowed to upload the previously issued LPCOs on e-SANCHIT **w.e.f 31/01/2020**. Further, to facilitate the members of the trade (beneficiaries), the PGAs are required to upload the LPCOs issued by them **during the last 15 days from above cut-off date**. Any LPCOs issued on a prior date may also be uploaded by the PGAs on e-SANCHIT, in order to enable the beneficiary to utilize the same.

5. It is reiterated that the PGAs will be communicating with the beneficiaries through the e-mail addresses registered in the ICEGATE. Board had already introduced simplified auto registration process in ICEGATE based on email IDs already provided by them for registration under GST without the use of digital signatures for limited purposes of e-SANCHIT (communication and viewing) and the IRNs will be communicated to such email IDs. In this regard, kindly refer to Board's Circular No.13/2019-Cus. Dated 03.06.2019 and circular No.19/2019-Cus. dated 16.07.2019. Since the facility of beneficiary uploading these documents through e-SANCHIT **will be deactivated from 31.01.2020**, beneficiary registration is of utmost importance. Hence, all the formations are requested to reach out to the beneficiaries to ensure that correct email addresses are reflected in the ICEGATE. Special efforts may be taken for wide publicity in this regard.

6. All Chief Commissioners of Customs are requested to issue public notices. Feedback and queries, if any, may be sent by email to [icegatehelpdesk@icegate.gov.in](mailto:icegatehelpdesk@icegate.gov.in).

7. Any difficulties, in this regard, may be brought to the notice of the Board.

Yours sincerely,



(Eric C Lallawmpuia)  
OSD (Cus-IV)

ANNEXURE-I				
Sr.No.	Document Code	Document Name	Document Description	PGA Code
1	864TO1	Certificate of Origin in Form-A under GSP	Certificate of Origin under GSP is a preferential certificate of origin issued by Tobacco Board	TOBBBD
2	101TO1	Registration as Exporter under REX self-certification system	Registration as Exporter under REX self-certification system issued by Tobacco Board	TOBBBD
3	864TO2	Global System of Trade Preferences [GSTP]	Global System of Trade Preferences [GSTP] is a preferential certificate of origin issued by Tobacco Board	TOBBBD
4	864TO3	Certificate of Origin under APTA	Certificate of Origin under APTA is a preferential certificate of origin issued by Tobacco Board	TOBBBD
5	864TO4	Certificate of Origin under SAPTA	Certificate of Origin under SAPTA is a preferential certificate of origin issued by Tobacco Board	TOBBBD
6	002TO1	Certificate of Authenticity-Tobacco	Certificate of Authenticity-Tobacco issued by Tobacco Board	TOBBBD
7	101TO2	Registration-Cum-Membership Certificate [RCMC]	Registration-Cum-Membership Certificate [RCMC] is issued by Tobacco Board for availing benefits under Foreign Trade Policy and of customs duty exemption	TOBBBD
8	101TO3	Exporter of Tobacco	Registration Certificate of Exporter of Tobacco is issued by Tobacco Board for exporting Tobacco	TOBBBD
9	101TO4	Exporter of Tobacco Products	Registration Certificate of Exporter of Tobacco Products is issued by Tobacco Board for exporting Tobacco Products	TOBBBD
10	101IR1	Certificate of Registration	Certificate of Registration issued by DSIR for availing import duty benefit	DSIR
11	101CA1	Registration cum Membership Certificate	Registration cum Membership Certificate issued by Cashew Export Promotion Council for availing benefits under Foreign Trade Policy and for customs duty exemption	CASHEW
12	861CA1	Certificate of Origin (Non Preferential)	Certificate of Origin (Non Preferential) is issued by Cashew Export Promotion Council certifying the goods of Indian origin.	CASHEW
13	911DA1	Import Licence	Licence for import is issued by Department of Atomic Energy for import of prescribed substance as per Atomic Energy Act, 1962 and Rules thereunder	DAE
14	811DA1	Export Licence	Licence for Export is issued by Department of Atomic Energy for Export of prescribed substance as per Atomic Energy Act, 1962 and Rules thereunder	DAE

## Circular No. 4/2020 – Customs

F. No: 451/04/2020-Cus.V  
Government of India  
Ministry of Finance  
Department of Revenue  
Central Board of Indirect Taxes & Customs  
\*\*\*\*\*

North Block, New Delhi  
Date 21<sup>st</sup> January 2020

To,  
All Principal Chief Commissioners/Chief Commissioners of Customs.  
Principal Commissioners/Commissioner of Customs.

**Sub: Clarification relating to import of gifts-reg.**

Madam/ Sir,

Please refer to the Notification 35/2015-2020 dated 12.12.2019 issued by the Directorate General of Foreign Trade, Department of Commerce, Ministry of Commerce and Industry.

2. Clarifications have been sought by the field formations as regards the application of the said notification of DGFT and how the same has to be read with Notification 50/2017-Customs dated 30<sup>th</sup> June 2017, especially in relation to the exemption available for imports of bonafide gifts up to a c.i.f. value of Rs. 5000.00.

2.1 References have also been made to Instruction 9/2017-customs dated 5<sup>th</sup> July 2017 raising the issue of difficulty in implementing the DGFT notification due to the said instruction.

3. The issue has been examined.

4. DGFT Notification states as follows:

*“import of goods, including those purchased from e –commerce portals, through post or courier, where customs clearance is sought as gifts, is prohibited except for life saving drugs/ medicines and Rakhi (but not gifts related to Rakhi).*

*Explanation:*

1. *Rakhi (but not gifts related to Rakhi) will be covered under Section 25(6) of Customs Act, 1962 that reads “...no duty shall be collected if the amount of duty leviable is equal to or less than Rs. 100/-.*
2. *Import of goods as gifts with payment of full applicable duties is allowed.”.*

4.1 DGFT Notification effectively means that if goods imported through courier or post (be it e- commerce imports or otherwise) as gifts seek the exemption available for imports of bonafide gifts up to a c.i.f. value of Rs. 5000.00 *vide* Sl. No 608A of Notification 50/2017-Customs dated 30<sup>th</sup> June 2017, then the imports will be prohibited. However, the goods imported as gifts can be allowed import free (i.e. without prohibition) on payment of full applicable duties. Since the goods imported as gifts would be personal imports, the full applicable duties will be as follows:

- (a) Basic Customs Duty at the applicable tariff rate as per the First schedule of the Customs Tariff Act for the heading 9804 which is 35% at present.
- (b) IGST at the rate specified for the heading 9804 (Sl. No. 227 schedule IV) in Notification No. 1/2017 -Integrated Tax (rate) dated 28<sup>th</sup> June 2017 for IGST which is at present 28%.

4.2 However, lifesaving drugs/ medicines can continue to avail exemption available under Sl. No. 607A as well as Sl. No. 608A of Notification 50/2017-Customs dated 30<sup>th</sup> June 2017.

5. Section 25 (6) of the Customs Act states that, "*Notwithstanding anything contained in this Act, no duty shall be collected if the amount of duty leviable is equal to, or less than, one hundred rupees.*". Thus, it goes without saying that if the duty on any goods is less than one hundred rupees, same will not be collected.

6. As regards Instruction 9/2017 -Customs dated 5<sup>th</sup> July 2017 it is to state that the said instructions were issued to clarify the application of clause 3(1)(i) of Foreign Trade (Exemption from application of Rules in certain cases) Order 1993 which put a restriction on personal imports above a c.i.f value of 2000.00.

6.1 The FTO 1993 has since been amended *vide* issue of Foreign Trade (Exemption from application of Rules in certain cases) Amendment Order, 2017 and clause 3(1) (i) of the FTO, 1993 now reads as under:

**3. Exemption from the application of rules. -**

- (1) Nothing contained in the Rules shall apply to the import of any goods,
  - (i) by any person through the post or otherwise for his personal use subject to compliance of other Laws/Rules/ Orders/Regulations in force.

6.2 Further, vide notification 16/2015-20 dated 12<sup>th</sup> July 2017, DGFT has removed the value cap of Rs 2000 w.r.t to personal imports, as well as, fully aligned the chapter notes in ITC (HS) with those enacted under Chapter 98 of the Customs Tariff Act.

7. In view of the above, the instruction 9/2017 -Customs dated 5<sup>th</sup> July 2017 has become obsolete and is rescinded.

8. To ensure that there is no undervaluation by unscrupulous importers, officers may be advised to strictly follow the provisions of Section 14 of the Customs Act, 1962 read with Customs Valuation (Determination of Value of Imported Goods) Rules, 2017 for valuation of imports through courier and posts.

9. Difficulties if any, may be brought to the notice of the Board.

10. Hindi version follows.



(Tamsunaro Jamir)  
Additional Commissioner (ICD)

Circular No.05/2020-Customs

F. No.450/26/2019-Cus IV  
Government of India  
Ministry of Finance  
Department of Revenue  
(Central Board of Indirect Taxes & Customs)

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Room No.229A, North Block, New Delhi.  
New Delhi, dated the 27<sup>th</sup> of January, 2020

To,

All Principal Chief Commissioners/ Chief Commissioners of Customs/ Customs (Preventive),  
All Principal Chief Commissioners/ Chief Commissioners of Customs & Central tax,  
All Principal Commissioners/ Commissioners of Customs/ Customs (Preventive),  
All Principal Commissioners/ Commissioners of Customs & Central tax,

**Subject: 'Implementation of automated clearance on pilot basis' –reg.**

Sir/Madam,

Kind reference is invited to the 1<sup>st</sup> proviso to Section 47(1) of the Customs Act 1962. The said section along with the proviso reads as-

**SECTION 47. Clearance of goods for home consumption** – (1) Where the proper officer is satisfied that any goods entered for home consumption are not prohibited goods and the importer has paid the import duty, if any, assessed thereon and any charges payable under this Act in respect of the same, the proper officer may make an order permitting clearance of the goods for home consumption:

**Provided that such order may also be made electronically through the customs automated system on the basis of risk evaluation through appropriate selection criteria`.**

2. In this regard, Board had issued Circular No 09/2019-Customs dated 28.02.2019. Para 3 of the said circular provides that in terms of the 1<sup>st</sup> proviso to Section 47(1), the Customs Automated System would electronically give clearance to Bill(s) of Entry, on completion of Customs Compliance Verification (CCV) and payment of duty by the importer.

3. The important features of the automated clearance are as follows -
  - I. The facility will only be for ICES locations where RMS is enabled and fully functional.
  - II. All the Customs Compliance Verification (CCV) requirements under the Customs Act, rules, instructions etc will be done by the designated proper officer of Customs.
  - III. The CCV would operate even while duty has not been paid or payment is under process.
  - IV. After completion of CCV, the proper officer of customs, on satisfaction that the goods are ready for clearance, will confirm the completion of the CCV for the particular Bill of Entry in the Customs System.
  - V. On confirmation of payment of applicable duty, the Customs System will then electronically give clearance to the Bill of Entry.
  
4. Board has now decided to implement the facility of automated clearance as envisaged in 1<sup>st</sup> proviso to Section 47(1) in ICES. However, the facility will be initially rolled out on a pilot basis at two customs locations- Chennai Customs House and Jawaharlal Nehru Customs House from **06.02.2020**. Thereafter, the facility will be reviewed and further expanded on PAN India basis at all Customs EDI locations where RMS is enabled and functional.
  
5. The detailed requirements and changes in ICES shall be communicated to field formations by way of ICES- Advisory from DG Systems.
  
6. Suitable Trade Notice/ Standing order may please be issued to guide the trade and industry. Difficulty, if any, faced in implementation may be brought to the notice of Board immediately.

Yours faithfully,



**(Eric C Lallawmpuia)**

OSD Cus IV



[TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION (i)]

Government of India  
Ministry of Finance  
(Department of Revenue)

Notification No. 01/2020-Customs (ADD)

New Delhi, the 24<sup>th</sup> January, 2020

G.S.R. (E).-Whereas, the designated authority vide notification No. 15/06/2016 DGAD dated the 27<sup>th</sup> July, 2016, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27<sup>th</sup> July, 2016, had initiated third sunset review investigation in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the Customs Tariff Act) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on imports of Sodium Nitrite (hereinafter referred to as the subject goods), falling under tariff item 2834 10 10 of the First Schedule to the Customs Tariff Act, originating in or exported from People's Republic of China (hereinafter referred to as the subject country), imposed *vide* notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.76/2011-Customs, dated the 17<sup>th</sup> August 2011, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R.628 (E), dated the 17<sup>th</sup> August 2011;

And whereas, the Central Government had issued the notification in supersession of notification No.76/2011-Customs, G.S.R.628 (E), dated the 17<sup>th</sup> August 2011 for continued imposition of anti-dumping duty at the modified rates *vide* notification No. 46/2014- Customs (ADD), dated the 8<sup>th</sup> December, 2014, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R.877 (E), dated the 8<sup>th</sup> December, 2014;

And whereas, the Central Government had extended the period of imposition of anti-dumping duty on the subject goods, originating in or exported from the subject country up to and inclusive of the 16<sup>th</sup> August, 2017 *vide* notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 39/2016-Customs (ADD), dated 8th August, 2016, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), *vide* number G.S.R.773 (E), dated the 8th August, 2016;

And whereas, in the matter of review of anti-dumping duty on imports of the subject goods, originating in or exported from the subject country, the Designated Authority in its final findings, published *vide* notification No. 15/06/2016-DGAD, dated the 19<sup>th</sup> July, 2017, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 19<sup>th</sup> July, 2017 had come to the conclusion that—

- (i) there is continued dumping of the product concerned from subject country, causing injury to the domestic industry;
- (ii) imports are significantly undercutting and underselling the prices of the domestic industry;

(iii) cessation of antidumping duty is likely to lead to continuation and recurrence of dumping and injury to the domestic industry,

and had recommended continued imposition of anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

And whereas, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed the anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 40/2017-Customs (ADD), dated the 25<sup>th</sup> August, 2017, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 1066(E), dated the 25th August, 2017;

And whereas the domestic industry filed an appeal before the Hon'ble Customs, Excise and Service Tax Appellate Tribunal (CESTAT), Principal Bench, New Delhi challenging the Final Findings dated the 19th July, 2017 and the aforesaid Customs notification No 40/2017-Customs (ADD) dated the 25th August 2017;

And whereas the Hon'ble CESTAT vide final order No. AD/A/50774/2019-CU (DB), dated 17.06.2019 (Anti-Dumping Appeal No. 50401 of 2018) inter-alia decided as under: -

*"The final findings of the designated authority notified in the Government Gazette dated 19 July 2017 in regard to the determination of NIP, therefore, cannot be sustained and are set aside. Thus, the extent of imposition of duty in the notification dated 25 August 2017 issued by the Ministry of Finance is not correct. The matter is, therefore, remitted to the designated authority to re-determine the NIP, keeping in mind the observations made in this Order. However, the imposition of duty contained in the notification dated 25 August 2017 shall continue till a fresh notification is issued in this regard by the Ministry of Finance. The Appeal is, accordingly, allowed to the extent indicated above".*

And whereas, the designated authority after considering the contentions raised, information provided and submissions made by the interested parties and the facts available before it, vide notification No. 15/06/2016-DGTR, dated the 8<sup>th</sup> November, 2019, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th November, 2019 has recommended that revised anti-dumping duties be continued to be imposed from the date of issue of notification by the Central Government on imports of Sodium Nitrite falling under chapter 28 of Custom Tariff Classification Act 1975, originating in or exported from China PR. The anti-dumping duty shall be the revised amount mentioned in Column No. 8 of the duty table. This anti-dumping duty will remain effective for 5 years from the date of Customs Notification No. 40/2017-Custom (ADD) dated 25.08.2017.

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, read with rules 18, 20 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the final findings of the designated authority, hereby makes the following amendments in the notification of the Government of India, Ministry of Finance (Department of Revenue) No. 40/2017-Customs (ADD), dated the 25th

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August, 2017, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (1), vide number G.S.R. 1066(E), dated the 25th August, 2017, namely:-

In the said notification, for the Table, the following Table shall be substituted, namely: -

“Table

S. No	Sub-heading or Tariff Item	Description of Goods	Country of origin	Country of Export	Produce r	Export er	Duty Amou nt	Unit of Measure ment	Currenc y
1	2	3	4	5	6	7	8	9	10
1	2834 10 10	Sodium Nitrite	China PR	China PR	Any	Any	79.58	MT	US\$
2	-Do-	-Do-	China PR	Any Countr y other than China PR	Any	Any	79.58	MT	US\$
3	-Do-	-Do-	Any Countr y other than China PR	China PR	Any	Any	79.58	MT	US\$”

[F. No.354/41/2000-TRU (Pt.VI)]

(Gaurav Singh)  
Deputy Secretary to the Government of India

## **Banking and Finance**



भारतीय रिज़र्व बैंक  
RESERVE BANK OF INDIA  
www.rbi.org.in

RBI/2019-20/147

DOR.IBD.BC.No.28/23.13.004/2019-20

January 21, 2020

All Scheduled Commercial Banks  
(excluding Regional Rural Banks)

Dear Sir/Madam

### **Setting up of IFSC Banking Units (IBUs) – Permissible activities**

Please refer to RBI [circular DBR.IBD.BC.14570/23.13.004/2014-15 dated April 01, 2015](#), as modified from time to time, setting out RBI directions relating to IFSC Banking Units (IBUs).

2. The Task Force (TF) on Offshore Rupee Markets chaired by Smt. Usha Thorat had recommended introduction of non-deliverable Rupee Derivatives in IFSCs in a phased manner, starting with exchange traded currency derivatives (ETCD) to be followed by Over the Counter (OTC) derivatives at a later stage.

3. RBI's decision to accept the above recommendation and permit Rupee derivatives (with settlement in foreign currency) to be traded in IFSC was announced in para 2 of the [Statement on Developmental and Regulatory policies issued on October 04, 2019](#). Accordingly, a new paragraph No.2.6 (xiv), has been added to Annex I and II of the aforesaid [circular dated April 1, 2015](#), which reads as under:

"IBUs are allowed to participate in exchange traded currency derivatives on Rupee (with settlement in foreign currency) listed on stock exchanges set up at IFSCs. Banks shall ensure that their IBUs have necessary expertise to price, value and compute the capital charge and manage the risks associated with the products / transactions intended to be offered and should also obtain their Board's approval for undertaking such transactions. IBUs shall follow all other risk mitigation and prudential measures as applicable and detailed in this circular while participating in these products. Further, IBUs may also be guided by [A.P.\(DIR Series\) Circular No. 17 on "Introduction of Rupee derivatives at International Financial Services Centres \(IFSCs\)" dated January 20, 2020](#)."

## Seminars & Workshops

**Hurry Up! Send your nominations. For more details, click on the event name.**

**Click to register online!!**

To receive information about activities and events @ MCCIA,

**Click here to update your contact details**

Date	Event	Registration Details
January 29, 2020 10:00:AM - 05:30:PM	<p style="text-align: center;"><a href="#"><u>Workshop on Safe Forklift Operations</u></a></p> <p>A fork-lift is a valuable work and time saving device. It does the jobs easily and quickly, which years ago, required a great deal of muscle power and time. However, the Forklift Operation activity is very Risky and Accidents Prone. Forklift Accidents are causing very big issues in Industries. Many forklift accidents occur due to unsafe act by the operators and unsafe working conditions. This worksho will provide valuble inputs on how to handle the forklift operations safely.</p>	<p style="text-align: center;">On Payment</p> <p style="text-align: center;"><a href="#"><u>Register Online</u></a></p>
January 31, 2020 09:30:AM - 05:30:PM	<p style="text-align: center;"><a href="#"><u>Industrial Relations Conclave 2020 The New Normal of Employee Relations</u></a></p> <p>MCCIA is organizing one day Industrial Relations Conclave to focus on the latest reforms related and initiatives driven by the Government. This conclave will also bring forth an opportunity to deliberate on challenges and the way forward for corporate considering the VUCA World of today.</p>	<p style="text-align: center;">On Payment</p> <p style="text-align: center;"><a href="#"><u>Register Online</u></a></p>
January 31, 2020 10:00:AM - 05:00:PM	<p style="text-align: center;"><a href="#"><u>Managing In Troubled Times and Crisis on 31st January 2020</u></a></p> <p>Business are often subject to economic cycles – sometimes due to market conditions, other times due to sudden changes in the competitive forces, environmental factors, government regulations or internal turmoil. Typical responses to such situations are oriented towards short term success. However, at times, growing against typical traditional approaches may mean success for the organization.</p>	<p style="text-align: center;">On Payment</p> <p style="text-align: center;"><a href="#"><u>Register Online</u></a></p>

<p>January 31, 2020 04:00:PM - 06:00:PM</p>	<p><a href="#"><u>StressFree-Strategies for Stress Management “ On 31st January 2020</u></a></p> <p>Stress has become unavoidable part of our daily lives. It is affecting almost half the working population in our country leading to lifestyle diseases and loss of productivity at workplaces. This session will provide insights to participants about relevance of Stress Management in daily life and share Stress Management Strategies to cope with stress effectively.</p>	<p>Open To All</p> <p><a href="#"><u>Register Online</u></a></p>
<p>February 04, 2020 10:00:AM - 05:00:PM</p>	<p><a href="#"><u>Industry 4.0 Summit Tuesday, 4th February 2020</u></a></p> <ul style="list-style-type: none"> <li>• Policy Level Initiatives from relevant Ministries of Government of India and abroad.</li> <li>• Sensitising the manufacturing industry about Industry 4.0 and steps leading towards it i.e. data capturing, predictive operations and maintenance, automation, digitization, data integration etc.</li> <li>• Technology for Manufacturing : Sessions by Experts, Researchers and eminent Speakers.</li> <li>• Adoption Cases : Large, Medium and even Small Scale companies from India or the world.</li> </ul>	<p>On Payment</p> <p><a href="#"><u>Register Online</u></a></p>
<p>February 07, 2020 10:00:AM - 05:00:PM</p>	<p><a href="#"><u>Workshop on “Heart of Customer Relationship Management ” on 7th February 2020</u></a></p> <p>1. Understanding CRM philosophy through Bawarchi Model of Customer Service 2. Introduction to few CRM tools 3. Impact of Internet of Things (IoT) in CRM through Amazon Alexa demo 4. Role of Artificial Intelligence in CRM</p>	<p>On Payment</p> <p><a href="#"><u>Register Online</u></a></p>
<p>February 10, 2020 10:00:AM - 05:00:PM</p>	<p><a href="#"><u>Full Day Session on “Self Mastery and Leadership based on Chanakya”</u></a></p> <p>There will be stories from the Lives of Chanakya and Chhatrapati Shivaji as well as business anecdotes along with short video clips, Caselets, activities and lively discussions. The objective of this session is to learn Skills and tools given by Chanakya to enhance personal and professional development powerfully.</p>	<p>On Payment</p> <p><a href="#"><u>Register Online</u></a></p>
<p>February 12, 2020 10:00:AM - 05:00:PM</p>	<p><a href="#"><u>OPERATIONAL EXCELLENCE- LESSONS FROM TOYOTA</u></a></p> <p>? Toyota is one of the biggest and most profitable organization in the world. ? Toyota has the fastest product development process in the world. ? Toyota is a benchmark company due to its dramatic business success and world-leading quality. ? Toyota invented the Toyota Productions System (TPS) for “lean production”. ? Toyota’s incredible consistency of performance is a direct result of Operational Excellence. ? Toyota has turned Operational Excellence into a Strategic Weapon.</p>	<p>On Payment</p> <p><a href="#"><u>Register Online</u></a></p>

<p>February 14, 2020 10:00:AM - 05:00:PM</p>	<p><a href="#"><u>Full Day Workshop on Effective Professional Networking on 14th February 2020</u></a></p> <p>The full day workshop uses variety of activities, case studies, role plays, to create unique learning experience. Through encouraged participation and active involvement, the participants leave with insights and knowledge that they can apply to their work environment. During the workshop, participants would get practical tips to create, build, expand or maintain professional network.</p>	<p>On Payment <a href="#"><u>Register Online</u></a></p>
<p>February 15, 2020 10:00:AM - 05:00:PM</p>	<p><a href="#"><u>Mitigating Power Quality Issues (Including Harmonics) for Safe and Efficient Operations</u></a></p> <p>1. Some direct examples of problems on work floors – which could be related to power quality issues. 2. Stakeholders getting affected due to power quality issues. 3. Power Quality - what is it – Cause - effect relationship. 4. Types of Power Quality issues 5. Impact of poor power quality on the installations. 6. Corrective actions (controllable and non-controllable) 7. Quantification of savings (in terms of downtime, cost saving, safe operation etc.) 8. Case Studies</p>	<p>On Payment <a href="#"><u>Register Online</u></a></p>
<p>February 20, 2020 09:30:AM - 05:30:PM</p>	<p><a href="#"><u>MCCIA Leadership Summit “Succeeding in difficult times”</u></a></p> <p>Leadership has always been a science and art and legendary leaders like Jack Welch, John Chambers, Steve Jobs and Anand Mahindra have shown the mettle to drive market share and product leadership in good and bad times. Leadership is about mapping out where you need to go to "win" and take the team along on the journey, making it dynamic, exciting, and inspiring. It is all about opportunities as well as threats in times of economic hardship. There is no better time than now to focus on the essenti</p>	<p>On Payment <a href="#"><u>Register Online</u></a></p>
<p>February 24, 2020 - February 26, 2020 04:00:PM - 07:00:PM</p>	<p><a href="#"><u>Arranges a Session On Intricacies of Contracts: Simplified</u></a></p> <p>The programme “Intricacies Of Contracts: Simplified” is designed to acquaint participants with basic principles of contract law, and the purpose and effect of some standard terms in contracts. The insights acquired during the programme will guide participants while they negotiate and make contracts. They will be able to make contract-related decisions consciously and more effectively.</p>	<p>On Payment <a href="#"><u>Register Online</u></a></p>
<p>February 27, 2020 09:00:AM - 04:00:PM</p>	<p><a href="#"><u>DEFENCE INDUSTRY INDIGENISATION OPPORTUNITIES &amp; CHALLENGES (2nd Edition) on 27 Feb 2020</u></a></p> <p>Invitation is being extended to the top political leadership, bureaucrats, senior officers from services HQs, DRDO, Indian defence industry doyens, leaders from MSMEs and enterprising startups are also being invited to participate and share their thoughts.</p>	<p>On Payment <a href="#"><u>Register Online</u></a></p>