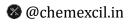




Dr. Satish Wagh, Vice Chairman CHEMEXCIL and Shri Brijendra Choudhary, Deputy Narcotics Commissioner during signing of MoU



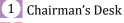


During signing the MoU between CHEMEXCIL and Central Bureau of Narcotics on 28<sup>th</sup> April, 2025 to drive capacity building initiative, strengthening the Indian Chemical Industry's growth and Compliance



From Left: Shri Daya Shankar Singh, Superintendent Central Bureau of Narcotics, Gwalior, Shri Raghuveer Kini, Director General CHEMEXCIL, Shri Brijendra Chowdhary Dy. Narcotics Commissioner. Central Bureau of Narcotics, Gwalior, Shri Dinesh Bouddh, Narcotics Commissioner of India. Central Bureau of Narcotics, Gwalior, Shri Narsh Bundel, Dy. Narcotics Commissioner. Central Bureau of Narcotics, Kota Rajasthan, Dr. Satish Wagh, Chairman CHEMEXCIL, Shri Bhupendra Patel Regional Chairman, Western Region CHEMEXCIL and Shri Ankit Patel Regional Chairman Northern region CHEMEXCIL

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## **Editorial**



Dr. Satish Wagh <sup>Chairman</sup>

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Dr. Sangeeta Srivastava Member - CoA

Mr. Raghuveer Kini Director General

Mr. Abhay Udeshi, Immediate Past Chairman

#### Disclaimer:-

- News, Views, Articles, Strategy in this publication are not necessarily those of Council. These are provided only for information as a service & reference to members. The Publisher and editors are in no way responsible for the views.
- 2. Please note that this bi-monthly bulletin covers activities during the months of April-May 2025.

## Chairman's Desk



It gives me immense pleasure to address you through this edition of the CHEMEXCIL Bulletin. As the Chairman of this prestigious Council, I remain deeply committed to the shared goal of enhancing India's global stature in the export of chemicals, dyes, and allied products. I would like to take this opportunity to reflect upon our recent milestones, ongoing efforts, and the path that lies ahead for the chemical exporting fraternity.

The global economic landscape continues to be shaped by dynamic shifts — from evolving geopolitical alliances and trade realignments to stringent environmental regulations and digital transformation. While these developments pose challenges, they also create opportunities. India's chemical industry has proven time and again that it can navigate uncertainties with innovation, discipline, and adaptability.

Despite international headwinds, Indian chemical exports have shown commendable performance. In particular, specialty chemicals, dyes and dye intermediates, and cosmetic ingredients have witnessed increasing global demand. This reflects the credibility our members have earned in global markets through consistent quality, timely delivery, and compliance with international standards.

CHEMEXCIL has remained at the forefront of facilitating exports through a series of strategic trade promotion initiatives. Over the past financial year, the Council successfully organized and participated in major international trade shows.

These platforms enabled our exporters to network with international buyers, explore new markets, and deepen existing trade relationships.

CHEMEXCIL continues to act as a vital bridge between industry stakeholders and the Government of India. We

have made significant representations to the Ministry of Commerce & Industry and other departments on key policy matters including:

- > Enhancing RoDTEP rates for key HS codes
- > Clarifications and relief under the Quality Control Orders (QCOs)
- > Smooth implementation of BIS certification for exporters

### > Support for MSMEs under PLI schemes

I am pleased to inform you that our consistent advocacy efforts have led to positive developments on several fronts. We are also closely monitoring global regulations and guiding our members to ensure compliance and smooth entry into regulated markets.

In today's global environment, regulatory compliance and sustainability are no longer optional - they are imperative. CHEMEXCIL has taken a proactive role in equipping our members with essential technical knowledge and industry best practices.

Looking ahead, I believe India is well-positioned to emerge as a global hub for the chemical industry, particularly for value-added and niche segments. The government's emphasis on infrastructure development, logistics enhancement, and PLI schemes can provide the right impetus.

Our vision at CHEMEXCIL is aligned with the national goals of "Atmanirbhar Bharat" and "Make in India." We aim to:

- Strengthen MSME participation in exports
- Promote innovation and R&D partnerships
- > Facilitate cluster-based development of chemical hubs

As Chairman, I assure you that CHEMEXCIL will continue to support you in every possible way - be it through international market intelligence, trade policy updates, regulatory guidance, or dispute resolution.

I take this opportunity to urge all members — especially our young entrepreneurs and MSMEs - to actively participate in Council activities, trade delegations, and capacity-building programs. Your voice and input are essential in shaping the direction of our industry and influencing the policies that govern our trade.

I also encourage members to stay updated through the CHEMEXCIL website, newsletters, and bulletins for the latest information on events, circulars, and government notifications.

In conclusion, I extend my heartfelt gratitude to all our members, industry partners, and the dedicated CHEMEXCIL Secretariat team. It is through our collective effort and vision that we can continue building a robust, sustainable, and globally competitive chemical industry.

Let us move forward together with optimism, innovation, and unwavering commitment to excellence. The journey ahead is full of promise, and I look forward to seeing Indian chemical exports scale even greater heights.

**Dr. Satish W. Wagh** Chairman, CHEMEXCIL

### Chairman's Office:

M/s. Supriya Lifescience Ltd. Udyog Bhavan, 2<sup>nd</sup> Floor, Room No. 207/208/208A, Sonawala Road, Goregaon East, Mumbai 400 063 Tel: +91 22 40332727 Email: chairman@chemexcil.in; satish@supriyalifescience.com

## ARTICLES

## Navigating Cosmetic Compliance in North America: Aligning with U.S. and Canadian Regulatory Reform



- By Anne Wagner Product Marketing Manager-Cosmetics, Registrar Corp

For cosmetic manufacturers and brands outside North America, entering the U.S. and Canadian markets presents a lucrative growth opportunity but also a formidable regulatory challenge. As both countries modernize their cosmetic regulations, understanding the evolving landscape is essential for successful, riskfree expansion. This article offers a comprehensive guide to the major shifts underway and

how to align your compliance strategy for dual-market success.

# 1. The End of Low-Regulation: A New Era for Cosmetics

Historically, cosmetics have enjoyed lighter regulatory scrutiny than pharmaceuticals or medical devices in the U.S. and Canada. However, recent developments signal a shift away from this 'low-reg' environment.

Two major reforms are driving this change: the U.S. Modernization of Cosmetics Regulation Act (MoCRA) of 2022, and Health Canada's Self-Care Framework. Though different in execution, both initiatives elevate compliance expectations around safety, labelling, GMP, and post-market oversight.

For foreign brands, this transformation marks the end of easy market entry. A strategic compliance approach tailored to both systems is now essential.

# 2. Transparency and Product Registration Requirements

MoCRA introduces mandatory facility registration every two years and product listing with a universal product identifier (UPI) submitted via the FDA's structured electronic portal.

Canada, meanwhile, requires a Cosmetic Notification Form (CNF) for each product prior

to market entry. While facility registration isn't required, batch data and manufacturer address are critical components.

Summary: While terminology and procedures differ, both nations are advancing toward traceability and digital compliance infrastructure. Brands using enterprise labeling systems may benefit from overlapping standards and streamlined dual submission strategies.

# 3. Safety Substantiation: Proving Your Product is Safe

Under MoCRA, U.S. responsible persons must maintain documented proof of product safety, including studies and data deemed acceptable by qualified experts.

Health Canada operates similarly through postmarket review, leveraging the Cosmetic Ingredient Hotlist and global safety assessments. While a pre-market safety dossier isn't mandatory, the expectation is that one exists and can be produced on demand.

Summary: Brands should prepare modular safety substantiation files that clearly document the evidence supporting the safety of each product. These files should be grounded in scientific data, expert assessments, and internationally recognized safety principles to ensure they are audit-ready and defensible under both U.S. and Canadian regulations. Being proactive in maintaining this documentation is critical for avoiding delays, defending product integrity, and demonstrating regulatory compliance.

# 4. Good Manufacturing Practices (GMP): ISO 22716 as the North American Standard

MoCRA mandates the FDA to issue enforceable GMP regulations, with ISO 22716 as the likely model. Health Canada doesn't legally require GMP for cosmetics, but ISO 22716 is widely accepted and referenced during audits.

Summary: Manufacturing in ISO-certified facilities gives global brands a head start in both countries. Companies should conduct internal audits mapping ISO 22716 clauses to FDA and Health Canada expectations to demonstrate conformity.

#### 5. **Post-Market Surveillance and Recall Readiness**

MoCRA requires serious adverse event (SAE) reporting within 15 business days and grants the FDA mandatory recall authority. Records must be retained for six years.

Health Canada enforces incident reporting under broader thresholds and has exercised recall authority for nearly two decades. Its systems emphasize consumer disclosure and batch traceability.

Summary: The Canadian system is more aggressive in enforcement and transparency. Brands should harmonize recall SOPs and signal detection protocols to meet both U.S. and Canadian postmarket obligations.

#### 6. Building a Dual-Market Strategy: Efficiency Through Interoperability

Although there's no mutual recognition agreement between FDA and Health Canada, the two regulatory bodies are clearly aligning. Brands can capitalize on this by preparing master compliance files that modularly address both regulatory frameworks.

Opportunities include standardized GMP audits, shared safety substantiation logic, and harmonized labeling. The U.S.-Mexico-Canada Agreement (USMCA) may further promote regulatory compatibility in the future.

Summary: Regulatory convergence allows companies to shift from duplicative work to scalable compliance models. Those who embrace interoperability will enter both markets more efficiently.

Regulatory Element	MoCRA (U.S. FDA)	Health Canada (CNF + CCPSA)	Strategic Note
Facility Registration	Mandatory (§607); renewed every 2 years	Not required	FDA requires facility IDs; Canada tracks via CNF filing origin
Product Notification	Mandatory listing with UPI	Mandatory CNF before market entry	Both support XML submission; Canada may adopt identifiers in future
GMP Compliance	Mandatory (pending); based on ISO 22716	Voluntary but recognized; enforced in inspections	Shared use of ISO 22716 creates GMP interoperability
Safety Substantiation	Mandatory (§608); must be adequate and expert-backed	Implicit; must comply with Hotlist and safety standards	Modular technical files work across both systems
Adverse Event Reporting	Serious AE reporting required (15-day deadline)	Broader incident reporting required	Canada's threshold is lower; systems must capture minor incidents too
Recall Authority	FDA has mandatory recall authority (§606)	Health Canada has long-held recall powers under CCPSA	Canada enforces more aggressively; SOPs should default to Canadian standard
Labelling Requirements	Under review for MoCRA alignment; requires allergens and contact info	Requires INCI, French/ English, and safety statements from Hotlist	Labels must be tailored, but can be harmonized with modular design

Conclusion: Why Professional Support is a Strategic Advantage

Successfully navigating the U.S. MoCRA and Canada's evolving cosmetic framework is not simply a regulatory task—it's a business-critical imperative. The risks of non-compliance are high: financial penalties, product detentions at the border, delayed distribution, brand reputation damage, and even product recalls.

Both Health Canada and the FDA are expanding their oversight and enforcement. For global brands looking to scale safely and swiftly, expert guidance isn't optional—it's a competitive advantage. Partnering with experienced regulatory professionals can help mitigate risks, accelerate market entry, and ensure ongoing compliance across

#### At a glance

## Navigating EUDR for Palm and Palm-Based Derivatives: A Structured Path to Compliance



By **Pradipta Mishra** CEO, Detroit Consultancy & India Head - Dilify

The European Union Deforestation Regulation (EUDR), which officially came into force in 2023, is a major regulatory development with far-reaching implications for global trade in agricultural and forest-risk commodities. Among the seven commodities covered under this regulation, palm oil and its derivatives occupy

a critical position due to their widespread industrial application.

For Indian exporters dealing with palm-based inputs and derivatives, EUDR compliance has understandably emerged as a pressing concern. However, it is important to recognise that the regulation—though stringent in its objectives—is not excessively complicated. Rather, it follows a well-defined structure and can be implemented with consistency, planning, and the right operational support.

EUDR mandates that commodities and products falling within its scope must be:

- 1. **Free from deforestation** (after December 31, 2020),
- 2. **Legally produced** according to the laws of the country of origin,
- 3. **Traceable to their source** via precise geolocation coordinates.

This means that exporters must submit a **Due Diligence Statement (DDS)** before placing the product on the EU market or exporting it to the EU. The DDS is not a certificate, nor is EUDR a management system standard; it is a **consignment-wise regulatory declaration** based on verifiable data and documentation.

For Indian exporters of palm products the implication is that each batch exported to the EU must be traceable to its plantation or production origin, and legal compliance must be demonstrated through appropriate evidence. Industry-Specific Challenges

While the regulation's intent is clear, its practical implementation has led to challenges, particularly for exporters working with imported raw materials or local processors. Common obstacles include:

- 1. Lack of upstream traceability: Many businesses source raw materials indirectly through intermediaries, with limited visibility into the origin.
- 2. **Geo-location constraints**: Capturing and verifying coordinates of palm plantations or mills is often difficult, especially when sourcing from smallholders.
- 3. Awareness and readiness gaps: Both exporters and their upstream suppliers—particularly farmers and processors—are still becoming familiar with EUDR requirements.
- 4. **Fragmented documentation systems**: Exporters are accustomed to ISO or product-specific documentation, but EUDR demands real-time, batch-specific data.

These challenges are not unique to India. However, the Indian palm value chain must develop mechanisms to address these systematically.

## A Structured Roadmap for Compliance

EUDR compliance does not require third-party certification or costly audits. Instead, it calls for a structured due diligence process. Based on field-level implementation experience, the following roadmap is recommended for palm-based exporters:

1. Establish Supply Chain Visibility

Identify the origin of raw materials and ensure basic information on mills, refineries, and plantationlevel sources is available.

2. Secure Geo-Coordinates

Use practical tools-such as mobile-based GPS data collection or local survey partners-to collect plantation-level geo-location data.

3. Verify Legal Compliance

Request supporting documents such as land ownership titles, tax receipts, and environmental approvals from upstream partners.

4. Conduct Risk Assessment

Assess whether the source location is in a region identified as at-risk for deforestation. Leverage open-access satellite data where possible.

5. Develop an Internal DDS System

Set up internal protocols for creating, verifying, and storing DDS information linked to each consignment.

6. Train Internal Teams

Ensure that procurement, quality, documentation, and export departments understand EUDR data requirements and timelines.

This internal capacity-building is crucial, as DDS requirements apply to **every shipment**, and non-compliance can lead to detention or rejection of goods at the EU entry point.

### **Considerations for Smallholders and Aggregators**

Palm oil supply chains are often complex, with multiple layers of intermediaries. In many cases, especially in regions like Southeast Asia or South and Eastern India, smallholder farmers contribute significantly to the supply base.

To enable EUDR compliance in such scenarios:

- **Support farmer training programs** on EUDR expectations and land-use documentation.
- **Create group mapping solutions** for areas where multiple farmers cultivate in close proximity.
- **Partner with aggregators** to streamline the collection of geo-location and legal documents.

Trade bodies, cooperatives, and exporter associations can play a valuable role in enabling this groundwork.

### Making Compliance Cost-Effective

One of the key concerns for exporters is the perceived cost of EUDR compliance. In reality, cost can be kept manageable through:

- Shared data platforms across companies or trade associations,
- **Batch-wise traceability templates** built into ERP or export documentation systems,
- **On-ground partnerships** to map farms or collect data in clusters,
- Avoidance of unnecessary audits or certifications, which are not mandatory under EUDR.

With a robust operational framework and sincere execution, even MSMEs in the palm derivative sector can achieve compliance without excessive burden.

### From Compliance to Competitive Advantage

It is worth noting that EUDR compliance also brings **strategic benefits**. Businesses that can provide verified, deforestation-free sourcing data will:

- **Earn buyer preference** in environmentally conscious markets,
- **Strengthen ESG credentials**, which are increasingly relevant in global partnerships,
- **Build long-term resilience** in their sourcing networks.

Indian exporters who prepare early and respond with clarity will not only avoid disruptions but will be wellpositioned to lead in a regulated global market.

### A Practical, Responsible Path Forward

The EUDR represents a decisive shift toward traceable and deforestation-free trade. While its requirements are rigorous, they are also methodically designed. For India's palm-based product exporters, the path to compliance lies not in shortcuts or reactive measures, but in step-by-step systemization.

With the right guidance, sincere supplier engagement, and proper data handling, Indian businesses can align with EUDR and continue serving the European market without friction.

What is needed is a proactive mindset—and a commitment to operational readiness. By moving decisively now, the Indian palm value chain can emerge not only compliant but globally competitive.

## **EXPORT STATISTICS**

## 1. Target For Organic & Inorganic Chemicals (Source: Niryat)

## Organic & Inorganic Chemicals Target Achieved for the period April 2024 - March 2025

								(Value ir	n USD Billion)
Commodity View	Yearly Target for 2024-25	Achieved in 2023-24	Achieved in 2024-25	% Growth	% Achieved	% Share of Total Export	Target Rate (p.m)	Shortfall	Required Run Rate (p.m)*
Organic and Inorganic Chemicals	31.53	29.34	28.63	-2.43	91%	100.00%	2.63	2.90	0.00

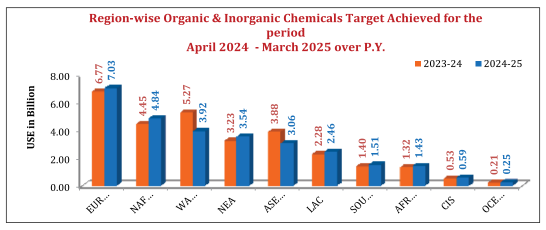
Source: Niryat Portal

## Region-wise Organic & Inorganic Chemicals Target Achieved for the period April- February 2025

(Value in USD Billion)

Regions	Yearly Target for 2024-25	Achieved in 2023-24	Achieved in 2024-25	% Growth	% Achieved	% Share of Total Export	Target Rate (p.m)	Shortfall	Required Run Rate (p.m)*
EUROPE	7.19	6.77	7.03	3.74	98%	24.54%	0.60	0.17	0
NAFTA	4.86	4.45	4.84	8.92	100%	16.92%	0.41	0.02	0
WANA	5.77	5.27	3.92	-25.66	68%	13.69%	0.48	1.85	0
NEA	3.41	3.23	3.54	9.60	104%	12.36%	0.28	-0.13	0
ASEAN	4.16	3.88	3.06	-21.12	74%	10.69%	0.35	1.10	0
LAC	2.42	2.28	2.46	7.93	102%	8.60%	0.20	-0.04	0
SOUTH ASIA	1.49	1.40	1.51	8.12	102%	5.28%	0.12	-0.02	0
AFRICA	1.44	1.32	1.43	7.85	99%	4.99%	0.12	0.01	0
CIS	0.58	0.53	0.59	11.66	102%	2.06%	0.05	-0.01	0
OCEANIA	0.21	0.21	0.25	18.33	117%	0.88%	0.02	-0.04	0
Total	31.53	29.34	28.63	-2.43	91%	100%	2.63	2.90	0.00

Source: Niryat Portal



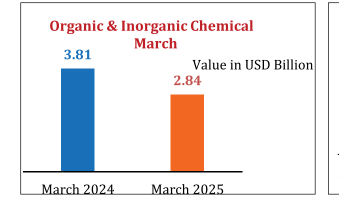
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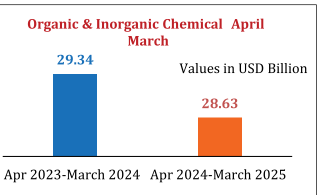
## 2. CHEMEXCIL's Export Performance for the year 2023-24 & April 2025 over previous year

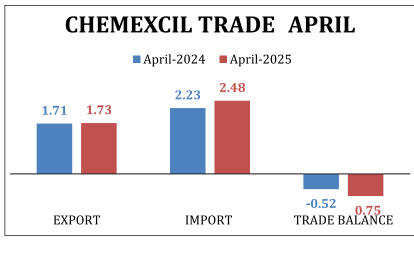
			value	n USD Billion
Chapter No./Panel	2024-25	April-2024	April-2025	% Growth
(32) Dyes & (29) Dye Intermediates	2.58	0.20	0.21	3.33
(32) Dyes	2.42	0.19	0.19	5.06
(29) Dye Intermediates	0.16	0.01	0.01	-18.42
(28) Inorganic, (29) Organic & (38) Agro Chemical	14.40	1.11	1.17	5.78
(28) Inorganic Chemical	2.27	0.16	0.20	24.88
(29) Organic Chemical	7.86	0.63	0.65	3.36
(38) Agro Chemical	4.27	0.32	0.32	0.81
(33) Cosmetics, (34) Toiletries & (33) Essential oils	3.03	0.28	0.22	-21.27
(33) Cosmetics, (34) Toiletries	2.71	0.26	0.20	-23.52
(33) Essential oils	0.32	0.02	0.02	3.57
(15) Castor oil	1.15	0.12	0.12	6.94
Total	21.17	1.71	1.73	1.06

Source: DGCI&S

**CHEMEXCIL Trade Trends** 







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Value in USD Billion

## Region-wise Organic & Inorganic Chemicals Export Growth/Decline in April-January 2025 (Yoy %)



## CHEMEXCIL Top Items Export for The Period April 2025 Over P.Y.

		(Value i	n USD Million)
Country	API	RIL	% Growth
Country	2024	2025	% Growth
USA	252.87	235.91	-6.71
CHINA P RP	119.27	139.09	16.62
SAUDI ARAB	69.98	132.69	89.63
BRAZIL	92.51	132.56	43.30
NETHERLAND	71.71	74.12	3.36
U ARAB EMTS	53.40	64.73	21.21
SINGAPORE	82.04	56.20	-31.50
JAPAN	49.72	51.82	4.24
ITALY	35.14	44.99	28.04
BELGIUM	60.09	43.94	-26.87
BANGLADESH PR	43.47	43.26	-0.48
KOREA RP	43.65	34.85	-20.16
GERMANY	30.74	32.20	4.76
INDONESIA	28.74	31.50	9.59
FRANCE	37.06	31.15	-15.94
KUWAIT	11.85	30.74	159.33
TURKEY	30.85	30.33	-1.66
THAILAND	28.48	29.81	4.66
VIETNAM SOC REP	27.21	27.61	1.49
SPAIN	34.24	25.60	-25.25
MEXICO	19.89	24.25	21.94
RUSSIA	18.57	21.71	16.88
UK	16.26	21.19	30.33
MALAYSIA	23.51	20.82	-11.44
NEPAL	18.05	18.99	5.17

Source: DGCI&S

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# **SUPRIYA LIFESCIENCE LTD.**

**Supriya Lifescience Ltd**; is a 37-year-old generic manufacturer headquartered in Mumbai. API manufacturing facility is based in Lote Parshuram, Chiplun and a new FDF facility is coming up in Ambernath. Its success is built on a seamless integration of design, innovation, and execution. The company's cutting-edge production facilities, together with its global reach, exemplify proficiency in API creation adapted to specific customer requirements.

Facility Accreditations: 3 times USFDA, 2 times EUGMP/EDQM, Health Canada, Cofepris, Anvisa, KFDA, NMPA, PMDA, TGA

Our products and services are spread across generic Active Pharmaceutical Ingredients (API) being supplied to more than 120 countries across the globe. Our core business is driven by ethical values and EHS Standards. We leverage our R&D expertise along with manufacturing strengths to meet our customers' requirements. Our focus is to develop APIs, FDFs, and Intermediates for both Innovators, Generic companies and we also partner exclusively as CMO.

**Anti Histamines:** Chlorpheniramine Maleate, Pheniramine Maleate, Mepyramine Maleate, Dexchlorpheniramine Maleate, Brompheniramine Maleate, Dexbrompheniramine Maleate.

Analgesics/ Anti-pyretic, Anesthetic: Ketamine Hydrochloride, Esketamine Hydrochloride, Tramadol Hydrochloride, Sevoflurane, Midazolam, Midazolam Hydrochloride, Midazolam Maleate

**Vitamins**: Riboflavin-5-Phosphate Sodium, Methylcobalamine, Hydroxocobalamine Base, Hydroxocobalamine Acetate, Hydroxocobalamine Hydrochloride, Hydroxocobalamine Sulphate

Decongestant: Dextromethorphan Hydrobromide

Hemorreologic Agent: Pentoxifylline

Anti-Allergic: Cetirizine Dihydrochloride, Diphenhydramine Hydrochloride.

Anti- Gout: Allopurinol.

Products under pipeline: Lisdexamfetamine, Iohexol, Semaglutide, Liraglutide, Isoflurane, Desflurane

## **Contact Details for Trade Inquires:**

207/208, Udyog Bhavan, Sonawala Road, Goregaon (East), Mumbai - 400 063, Maharashtra. India Tel: 91 22 40332727 • Fax: 91 22 26860011

Email ID: supriya@supriyalifescience.com / sale@supriyalifescience.com



## **TRADE PROMOTION ACTIVITIES & CAPACITY BUILDING INITIATIVES**

#### Webinars:

#### 1. Webinar titled "How MoCRA Will Transform the Cosmetic Industry" on April 2, 2025

CHEMEXCIL, in collaboration with Registrar Corp, successfully conducted a webinar titled "How MoCRA Will Transform the Cosmetic Industry" on April 2, 2025. The session drew participation from 43 attendees and was well-received for its timely and informative content.



#### 2. Webinar on "EUDR - The Road to Compliance for Palm Oil Companies" on April 4, 2025

CHEMEXCIL, in partnership with Dilify, organized a focused webinar on "EUDR – The Road to Compliance for Palm Oil Companies" on April 4, 2025. With 38 participants in attendance, the session was appreciated for shedding light on the path to regulatory compliance under the EUDR framework.



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## 3. Webinar on "Compliance under KKDIK & K-REACH" on April 16, 2025

CHEMEXCIL, in collaboration with Global Product Compliance (GPC), successfully conducted a webinar titled "Compliance under KKDIK & K-REACH" on April 16, 2025. The session witnessed enthusiastic participation from 141 attendees and was highly appreciated for its comprehensive coverage of regulatory frameworks in Turkey and South Korea. Participants found the session insightful and valuable for aligning with international compliance standards.



# Webinar on "Step-by-Step Guide to Submitting Duty Drawback Data for 2025: Virtual Session on Annexure II" on April 17, 2025

CHEMEXCIL, in collaboration with Helpline Impex Pvt. Ltd., successfully organized a webinar titled "Step-by-Step Guide to Submitting Duty Drawback Data for 2025: Virtual Session on Annexure II" on April 17, 2025. The session was attended by 58 participants and was highly appreciated for its clarity and practical approach. Attendees found the session extremely beneficial in understanding the submission process and preparing accurate data for duty drawback claims.



### 4. Webinar on Navigating Chemical Compliance in India: Challenges and Solutions" on May 8, 2025

CHEMEXCIL, in partnership with Global Product Compliance (GPC), successfully organized a webinar titled "Navigating Chemical Compliance in India: Challenges and Solutions" on May 8, 2025. The session attracted 114 participants and was well-received for its practical insights and relevance. Attendees found the discussion informative and useful in understanding the evolving regulatory landscape and compliance strategies within the Indian chemical industry.



### 5. Webinar on "Filing of Annual RoDTEP Return & Guidance on Submitting Duty Drawback Data for 2025: Annexure II" on May 14, 2025

CHEMEXCIL in collaboration with M/s Helpline Impex Pvt. Ltd held an insightful webinar on "Filing of Annual RoDTEP Return & Guidance on Submitting Duty Drawback Data for 2025: Annexure II" on May 14, 2025. The session attracted 88 participants and was lauded for its practical guidance and relevance, offering valuable insights to exporters.

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# 6. Webinar on "Transforming Trade Finance: GIFT City's Role in Collateral-Free Funding for India's Chemical Exporters" on May 22, 2025

CHEMEXCIL, in association with M/s Vayana Trade Xchange, organized an engaging webinar on "Transforming Trade Finance: GIFT City's Role in Collateral-Free Funding for India's Chemical Exporters" on May 22, 2025. Attended by 60 participants, the session was highly informative, offering in-depth perspectives on innovative funding mechanisms and GIFT City's strategic importance in empowering chemical exporters.



### Workshop:

1. CHEMEXCIL hosts workshop on voluntary code of conduct for business in chemicals (an initiative of public private partnership)

The Basic Chemicals, Cosmetics & Dyes Export Promotion Council (CHEMEXCIL), with the support of the Central Bureau of Narcotics (CBN), Gwalior, successfully conducted a one-day workshop on 29<sup>th</sup> May 2025, at the Torrent Seminar Hall, Vatva Industries Association, GIDC Vatva, Ahmedabad. This is a start of series of seminars to spread awareness against illicit drug manufacturing among members.

The workshop focused on two critical topics the "Voluntary Code of Conduct for Businesses in Chemicals" followed by the procedure for filing Annual RoDTEP Returns as per the latest DGFT guidelines. The event was attended by more than 120 chemical exporters, who greatly appreciated the sessions.

The workshop highlighted the Voluntary Code of Conduct, an initiative from a Memorandum of Understanding (MoU) signed between CHEMEXCIL and CBN on 28<sup>th</sup> April 2025.

From CHEMEXCIL, Dr. Satish Wagh, Chairman, welcomed the audience and introduced the workshop's theme, while Shri Ankit Patel, Regional Chairman (Northern Region), proposed the vote of thanks. Shri Bhupendra Bhai Patel, Regional Chairman (Western Region), and Shri Raghuveer Kini, Director General, also participated, reinforcing CHEMEXCIL's commitment to responsible chemical trade.

Key officials from CBN, including Shri Dinesh Bouddh, Narcotics Commissioner of India, who outlined the purpose of the initiative, and Shri Brijendra Chowdhary, Deputy Narcotics Commissioner, who set the tone for the workshop, graced the event.

Shri Daya Shankar Singh, Superintendent, CBN, delivered a detailed presentation on the Voluntary Code of Conduct and the Online System of CBN, including the return of ISSL chemicals.

Mr. Daya Shankar highlighted the estimated quantum of drug money as follows drug trafficking generates between \$426 billion and \$652 billion annually, arms trafficking accounts for \$3.5 billion, counterfeiting reaches a \$923 billion, illegal mining contributes \$40 billion, and human trafficking yields \$150 billion. Collectively, these illicit trade reaches to the total of \$1.6 trillion to \$2.2 trillion each year, triggering the urgent need for coordinated global action to combat these activities.

Shri Narsh Bundel, Deputy Narcotics Commissioner from Kota, Rajasthan, and other CBN officials also contributed to the discussions. The session facilitated meaningful trade-government interaction, paving the way for better compliance and future policy development for dual-use chemicals.

The second session focused on the procedure for filing Annual RoDTEP Returns (ARR), mandatory for exporters availing RoDTEP benefits of Rs. 1 crore or more in FY 2023-24. Conducted by Mr. Sudhakar Kasture, Director, M/s. Helpline Impex Pvt Ltd, the session provided clarity on the latest DGFT guidelines, including the extension of the ARR filing deadline from 31<sup>st</sup> March 2025, to 30<sup>th</sup> June 30 as per Public Notice No. 51/2024-25 dated 19<sup>th</sup> March 2025. Exporters were educated on the ARR format under Appendix-4R of the Handbook of Procedures 2023, ensuring compliance with the RoDTEP scheme. The workshop underscored CHEMEXCIL's commitment to fostering ethical practices in the chemical industry while supporting exporters with regulatory compliance. The event provided a platform for industry professionals to engage with government officials, gain insights into best practices, and navigate the complexities of RoDTEP filings. The enthusiastic response from participants highlighted the workshop's success in addressing critical industry needs.



Basic Chemicals, Cosmetics & Dyes Export Promotion Council (CHEMEXCIL)

&

## Central Bureau of Narcotics (CBN) India has signed memorandum of understanding on 28<sup>th</sup> April 2025 at Central Bureau of Narcotics, Gwalior.

The MOU was signed by Dr. Satish Wagh, Vice Chairman CHEMEXCIL and Shri Brijendra Choudhary, Deputy Narcotics Commissioner.

The purpose of this Memorandum of Understanding is to formalize the partnership between the Government of India and BASIC CHEMICALS, COSMETICS & DYES EXPORT PROMOTION COUNCIL (CHEMEXCIL). The signing

parties will work in collaboration to ensure, to the best of their abilities and possibilities that chemicals used in the manufacture of illicit drugs are not diverted from licit trade.

The Government seeks to prevent the manufacture and consumption of illicit drugs - and thereby to protect the population from their destructive effects. At the same time, the Government acknowledges that the chemicals used in manufacture of illicit drugs play an important role in numerous licit industrial processes that contribute significantly to the national economy, health and well-being of the population.

Through this partnership, the Government intends to collaborate with the members of CHEMEXCIL whose business involves the manufacture, sale, storage, distribution or consumption of chemicals which have a potential of misuse for manufacture of illicit drugs.

The partnership is voluntary and will be based on an agreed assessment process to be conducted as a part of any and all transactions involving chemicals which have a potential of misuse for manufacture of illicit drugs.

The partnership will rely in large part on the market knowledge, the experience and the integrity of CHEMEXCIL in dissemination of relevant information including information provided by CBN in this regard, creating awareness through various means like webinars, publications, workshops, interactive sessions etc., and enabling interaction with the Government.

With this the Government will take all measures possible to ensure that chemical industry under the aegis of CHEMEXCIL will experience no disadvantage to its trade through this cooperation. The Government will assess sales information provided by the members of CHEMEXCIL and communicate in a timely manner so as to minimize possible inconvenience to the business operations of chemical industry under the aegis of CHEMEXCIL.

The Government would hold periodic workshops and training webinars to sensitive CHEMEXCIL members on the chemicals which have a potential of diversion for manufacture of illicit drugs.

CHEMEXCIL agrees to cooperate with the Government in publishing the VCC, for the chemicals which have a potential for misuse on its website and also widely circulate the same to all its members.



#### Other important meetings

Sr. No.	Subject /Topics	Date	Name of Speaker	Partner Organisation
1	To discuss the likely impact of India-USA BTA (Bilateral Trade Agreement).	01.04.2025	Ms. Aishwarya Singh JS, EP-CAP DOC	DOC-EP CAP
2	Interaction of HCIM with EPCs & IA on overall export projections for 2025-26, and impact of US tariffs on product sector as well as opportunities		Hon. CIM Shri Piyush Goyal	DGFT

Sr. No.	Subject /Topics	Date	Name of Speaker	Partner Organisation
3	Meeting with Industrial Solvents & Chemicals Pvt. Ltd. on Aniline Import from China, Bank Guarantee and Bond issue with Customs, BIS issue, and Quality dispute with USA buyer reimport of cargo from USA procedure	16.04.2025	Mr. Bhavesh Shah Director ISCPL	Industrial Solvents & Chemicals Pvt. Ltd.
4	To review the trade related matters pertaining to EPCs	17.04.2025	Ms. Aishvarya Singh IAS, JS EP-CAP DOC	DOC-EP CAP
5	Discussion on Chemical Sector with Industry Associations and EPCs	23.04.2025	Ms. Aishvarya Singh, Joint Secretary, EP- CAP Division	DOC-EP CAP
6	Signing of Memorandum of Understanding (MOU) Between Central Bureau of Narcotics (CBN) India	28.04.2025	Dr. Satish Wagh / Raghuveer Kini/ Daya Shankar Singh/ Narcotics Commissionaire	Central Bureau of Narcotics (CBN) India
7	Meeting with ASSOCHAM on organising Chemical Conclave 2.0 catalysing Maharashtra GDP to USD 1 trillion	30.04.2025	Dr. Umesh Kamble Co-Chairman ASSOCHAM/Ms. Sumita Chakravarty- Regional Director/ Ms. Anita Naik Jt. Director ASSOCHAM	ASSOCHAM- Mumbai
8	Consultation meeting for implementation of the "Export Promotion Mission" under the chairmanship of Commerce Secretary Shri Sunil Bharatwal	30.04.2025	Shri Sunil Bharatwal Commerce Secretary DOC	DOC
9	Meeting with Mallak Speciality Pvt. Limited, Andheri Mumbai on Annual RODTEP Returns filing, Submission of ARR data in Annex-II, Advance Authorisation issue of DGFT, Show Cause notice of DGFT on MEIS claim	15.05.2025	Ms. Mangala- Manager Exports	Mallak Speciality Pvt. Limited
10	Meeting with LRC Speciality Chemicals Pvt. Limited, Navi Mumbai, Turbhe on REACH registration of Poly carbonate mixture for construction chemicals	15.05.2025	Mr. Mandar Sudrik- Director Value added Product, Mr. Sayantan Bhattacharya Head Strategy.	LRC Speciality Chemicals Pvt. Limited
11	Meeting with Vayana Trade Exchange on Global trade finance on awareness session on trade finance.	15.05.2025	Mr. Amir Khan Vice President Business Development	Vayana Trade Exchange
12	4th Meeting of Task Forces of Chemicals /Petrochemicals sector for identifying and pursuing investment opportunities	21.05.2025	DPIIT MOC&I	DPIIT MOC&I
13	Transforming Trade Finance: GIFT City's Role in Collateral-Free Funding for India's Chemical Exporters	22.05.2025	Mr Manish Gadia - CEO of Vayana IFSC Pvt Ltd	Vayana IFSC Pvt Ltd
14	Workshop on Sensitization-cum-Onboarding Camp on ChemIndia Portal	26.05.2025	Shri Gyanendra Pratap Singh, Director, Department of Chemicals and Petrochemicals, Ministry of Chemicals and Fertilizers	Department of Chemicals and Petrochemicals, Ministry of Chemicals and Fertilizers
15	Stakeholder Meeting for Extension/Enforcement of QCOs for 03 Chemicals viz. H-Acid, K-Acid and Vinyl Sulphone– regarding	26.05.2025	Chairmanship of Joint Secretary (Chemicals)	DCPC

Sr. No.	Subject /Topics	Date	Name of Speaker	Partner Organisation
16	Interaction of HCIM with EPCs and IAs on "A Modern, Centralized Exporters Portal in India: A strategic tool to bridge the gap in Trade Information"	27.05.2025	Shri Piyush Goyal Hon CIM DOC	DOC
17	Workshop on Voluntary Code of Conduct for business in Chemicals with Central Bureau of Narcotics (CBN) /Procedure for Filing Annual RoDTEP returns requirements as per DGFT notice /Step-by- Step Guide to Submit the Duty Drawback Data for 2025 at Torrent Seminar Hall, Vatva Industries Association, GIDC Vatva, Ahmedabad	29.05.2025	Shri Dinesh Bouddh, Narcotics Commissioner of India./Shri Brijendra Chowdhary Dy. Narcotics Commissioner (HQRS.)/Shri Daya Shankar Singh, Superintendent Central Bureau of Narcotics /Sudhakar Kasture-Director Exim Institute	Central Bureau of Narcotics (CBN)

# NOVEL SPENT ACID MANAGEMENT

#### NOVEL - COMMON SPENT ACID MANAGMENT FACILITY (Creating wealth Out of Spent)

NOVEL is the first common spent sulfuric acid management plant of your country and waste exchange project. NOVEL is the blessing for the MSMEs as an individual to protect the environment equality and retain sustainability by generating value added product (Chemical Gypsum) out of spent sulfuric acid.

Since last 10 years, Apx 8000 mt spent acid recycled , 15000 mt spent acid neutralised and converted into 8000 mt chemical gypsum and spent to cement industries as raw material every month.



8001 TO 8044, Phase - 2, G.I.D.C. Vatva, Ahmedabad - 382445, Gujarat [india] Phone : +91 79 49184446 to | Email : info@novelwaste.com | Plant@novelwaste.com Web. : www.novelwaste.com | CIN : U 93090GJ2007NPL050142

## **IMPORTANT NOTIFICATION & CIRCULAR**

## Circular 1

EPC:LIC:USA-TARIFF:ADIV:2025-26:43

4<sup>th</sup> April2025

TO, All Members of Chemexcil

### (URGENT AND IMPORTANT)

# Sub: Urgent Advisory – Prioritisation of Chemical Exports to the USA in view of duty hike by USA administration.

Dear Members,

As you are aware that United states of America administration has imposed a tariff on countries under "Regulating Imports with a Reciprocal Tariff to Rectify Trade Practices that Contribute to Large and Persistent Annual United States Goods Trade Deficits"

The details of the same can be viewed on https://www.whitehouse.gov/presidential-actions/2025/04/regulatingimports-with-a-reciprocal-tariff-to-rectify-trade-practices-that-contribute-to-large-and-persistent-annual-unitedstates-goods-trade-deficits/

- The reciprocal tariff, adjusted by US government for each country can be viewed on https://www.whitehouse. gov/wp-content/uploads/2025/04/Annex-I.pdf
- Also find the list of goods/chemicals which are exempted from the reciprocal tariffs. The same can be viewed on https://www.whitehouse.gov/wp-content/uploads/2025/04/Annex-II.pdf

Effective from 5th April 2025, a 10% additional duty will apply to most imported goods into the U.S., unless they were already in transit before that time. And starting from 9th April 2025, goods from countries listed in Annex I will face specific duty rates outlined in the annex (for Indian goods 26%)

In view of this important development, we strongly suggest our members to expedite the dispatch of chemical consignments intended for the U.S. market **no later than midnight of 4th–5th April 2025**.

Kindly note the important timelines in this regard

- By 4th -5th April 2025 (midnight): No additional duties applicable (existing rates).
- From 5th -8th April 2025: A transitional 10% additional duty will apply.
- After 8th -9th April 2025 (midnight): The full 26% duty will be imposed on all applicable exports.

The Indian Government has advised Customs authorities to facilitate and prioritise Indian exports to the USA on an urgent basis.

Members are advised to take immediate action to mitigate cost escalation and maintain smooth trade operations for US shipments.

Thanks and Regards Raghuveer Kini Director General **CHEMEXCIL** 

### EPC:LIC:AS:BC-COP:2025-26:41

ΤО,

All Members of Chemexcil

Sub: To seek Inputs/comments from industry for the seventeenth meeting of the Conference of the Parties to the Basel Convention (BC COP-17)

Dear Members,

You might be aware, India is party to the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal.

In this context, we are in receipt of communication from the **Department of Chemicals and Petrochemicals** seeking industry inputs / comments on documents to be discussed in the 17th Meeting of the "Conference of Parties (COP)" to the Basel Convention to be held in Geneva from 28th April - 9th May 2025.

Members are therefore requested to kindly send their comments / inputs, if any, on the **attached documents latest** by **7**<sup>th</sup> **April 2025** on amrita@chemexcil.in with copy to pw@chemexcil.in

Your timely replies will be appreciated and shall enable us submit response to the concerned department.

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

Encl : 1. UN964f

2. UNEP-C-3

3. UNEP-CHW-17-5

4.UNEP-CHW-17-5-ADD-3

5.UNEP-CHW-17-5-ADD-4-ESM

6. UNE-CHW-17-9-Further consideration of Plastic waste

## **Circular 3**

EPC:LIC:AIR:DRAWBACK:REV.:2025-26:56

April 8, 2025

TO,

All Members of Chemexcil

# Sub: Request for views/suggestions and data for review of All Industry Rates (AIR) of Duty Drawback for the year 2025

Dear Members,

The council has received communication dated 7th April 2025 from Drawback Division, CBIC requesting views/ suggestions and data for review of All Industry Rates (AIR) of Duty Drawback for the year 2025.

In this regard, attention is also drawn to enclosed letter from OSD (DBK) dated 7th April 2025 wherein it is informed that Government of India proposes to review the All-Industry Rates (AIRs) of Duty Drawback for the year 2025 with reference to the incidence of Customs and Central Excise duties on goods manufactured for export.

For this purpose, the Government of India has constituted a committee for determination of Duty Drawback rates vide Order F. No. 14609/22/2025-DBK dated 02.04.2025.

To enable computation of appropriate Duty Drawback rates, Export Promotion Councils/ Commodity Boards/ Trade and Industry Associations/Chambers of Commerce are requested to provide data relating to inputs (including packing materials) used in the manufacture of the relevant export products in the format as specified in Annexure II.

While providing the above data, care should be taken regarding the following aspects -

- Data provided should be complete for the exports made during the period 1st April 2024 to 30th September 2024. For a particular manufactured export item, the details of the input(s) that are used in the manufacture of that particular export item should be indicated.
- The incidence of duty should be furnished only for Customs duty on the inputs and Central Excise duty on petroleum products. The incidence of other taxes/duties such as IGST, COST, SGST, Anti- Dumping Duty/ Safeguard Duty, Other States/UT taxes, etc. are not to be included for calculation of total incidence of duties for the purposes of Duty Drawback scheme.
- Data submitted, to the extent possible, should be representative of the exports by the small, medium as well as large manufacturer exporters, for a particular product.
- Data provided should be certified by the concerned manufacturers and their Chartered Accountants/ Cost Accountants.
- The data should be supported by relevant documents such as Bills of Entry of imported inputs, Shipping Bills of export product, relevant Central Excise invoices, etc.
- A copy of data submitted in Annexure II should also be provided in MS Excel format.

In addition to above, your views/suggestions, if any, for rationalization of entries in the AIR Drawback Schedule, including for those tariff items where specific data has not been provided earlier, may also be sent along with justification.

Members are requested to go through the enclosed DBK letter and also excel sheet format and do the needful accordingly. It is requested that the above information should be sent to the council by 28<sup>th</sup> April 2025 on email id- pw@chemexcil.in, dg@chemexcil.in for examination and onward submission.

Your timely replies will enable us collate the responses and submit to DBK Division within the given timelines.

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

Encl : Letter dt.07.4.2025 Excel format DDC 2025 - Annexure

## **Circular 4**

## EPC:LIC:US-TARIFF:IND-CHEM:PW:2025-26:93

TO, All Members of Chemexcil

(IMPORTANT)

## Sub: Suspension of US Reciprocal Tariffs of 26% till 8th July 2025: Regarding

Dear Members,

This is in reference to the executive order issued by the USTR dated 10th April 2025, the adjusted reciprocal tariff of 26% that was set to take effect for Indian exporters starting 9th April , 2025, will now be effective from 12.01 a.m. eastern daylight time on 9th July, 2025. Up to that day, modified applicable tariff rates, including MFN duty rate and

an additional ad valorem rate of duty of 10% would be applicable on all goods imported into the customs territory of the United States.

A para of the executive order Modifying Reciprocal Tariff Rates dated 9th April 2025 can be read as below: 'Sec. 2. Suspension of Country-Specific Ad Valorem Rates of Duty. Effective with respect to goods entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. eastern daylight time on April 10, 2025, enforcement of the second paragraph of section 3(a) of Executive Order 14257 is suspended until 12:01 a.m. eastern daylight time on July 9, 2025. Effective at 12:01 a.m. eastern daylight time on April 10, 2025, and until 12:01 a.m. eastern daylight time on July 9, 2025. Effective at 12:01 a.m. eastern daylight time on April 10, 2025, and until 12:01 a.m. eastern daylight time on July 9, 2025, all articles imported into the customs territory of the United States from the trading partners enumerated in Annex I to Executive Order 14257 shall be, consistent with law, subject to an additional ad valorem rate of duty of 10 percent, subject to all applicable exceptions set forth in Executive Order 14257.' In accordance with the above,

The detailed executive order can be viewed on below link-

https://www.whitehouse.gov/presidential-actions/2025/04/modifying-reciprocal-tariff-rates-to-reflect-trading-partner-retaliation-and-alignment/

Sr. No.	Chapter No.	Name of Product Group	Import Duty range in USA (A)	Base Line duty of 10% w. e. f 5th April 2025 (B)	Total Applicable tariffs from 10th April to 8th July 2025 (C=A+B)
1	32	Dyes	6.5%	10%	16.5%
2	29	Dye Intermediates	0%- 6.50%	10%	10%-16.5%
3	28	Inorganic Chemicals	0%- 5.50%	10%	10%-15.5%
4	29	Organic Chemicals	0%- 6%	10%	10%-16%
5	38	Agro chemicals	0%- 5%	10%	10%-15%
6	33 & 34	Cosmetics Toiletries	0%- 3.20%	10%	10%-13.2%
7	33	Essential oils	0%- 3.80%	10%	10%-13.8%
8	15	Castor Oil	0%- 8%	10%	10%-18%

## Applicable tariff in US for various chemicals are as under

Impot duty range USA Source: Intracen and Indian Trade portal

Members are requested to take the note of this important change while exporting their products to USA

For more details please mail your query on pw@chemexcil.in with copy to dg@chemexcil.in

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

## EPC:LIC:DGFT:TN:GTTHD:2025-26:82

TO, All Members of Chemexcil (IMPORTANT)

## Sub: DGFT Trade Notice- Operationalization "Global Tariff and Trade Helpdesk Regarding

Dear Sir/Madam

The office of Directorate General of Foreign Trade (DGFT) has issued a Trade Notice No. 01/2025-26 dated 11th April 2025 on Operationalization "Global Tariff and Trade Helpdesk Regarding

The aim of this initiative is to assist exporters and importers in navigating trade challenges. This initiative will address issues such as tariff changes, import surges, export barriers, regulatory compliance hurdles, and supply chain disruptions.

Exporters and importers can submit their issues to the DGFT Helpdesk by following these steps:

- Navigate to the DGFT website (https://dgft.gov.in) and go to Services > DGFT Helpdesk Service.
- Create a new request, select the category 'Global Tariff and Trade Issues,' choose a suitable sub-category, enter relevant details, and submit.
- Alternatively, they can email their issues to dgftedi@nic.in with the subject 'Global Tariff and Trade Helpdesk' or call the Toll-Free No at 1800-111-550.

The detailed notification can be viewed on below linkhttps://content.dgft.gov.in/Website/dgftprod/94056357-0180-425f-93fa-2ad6995e6a9b/Trade%20Notice%2001-25.pdf

Members are requested to take note of this important notice and benefit from the same.

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

Encl : Trade Notice-01-25

## **Circular 6**

EPC:LIC:DGFT:PN:APP-2:PW:2025-26:101

 $17^{th}$  April 2025

### ΤО,

All Members of Chemexcil

Sub: Amendment in Appendix 2K (Scale of user charges and Process for Deposit /refund of application fees /penalty, etc.) of FTP 2023 regarding

Dear Members

O/o DGFT has issued a public notice no. 2/2025-26 dated 15th April 2025 on amendment of Appendix 2 of the Foreign Trade Policy (FTP) 2023.

This amendment revises the Scale of User Charges and specifies the updated Process for Deposit/Refund of Application Fees, Penalties, etc.

Following are the important amendments:

• The scale of charges for various services, including Import Monitoring Systems (SIMS, CIMS, NFMIMS, PIMS, etc.), IEC modifications, export/import licenses, and other authorizations, has been updated.

 $15^{th}$  April 2025

- The process for depositing and refunding application fees and penalties has been simplified for better efficiency and transparency.
- A nominal registration fee of Rs.500 has been introduced for certain Import Monitoring Systems.

The revised changes are effective immediately.

For detailed information, members can view this notice on following linkhttps://content.dgft.gov.in/Website/dgftprod/35248419-7538-4a1f-9569-421dddabb26b/PN%2002-2025-26\_0001%20Eng. pdf

We suggest all members to familiarize themselves with these changes and ensure compliance with the revised guidelines.

Thanks and Regards

(Raghuveer Kini) Director General CHEMEXCIL

Encl:PN02-2025-26-0001 Eng

## **Circular 7**

### EPC:LIC:CARBON-CRDIT:MOEF: NOTIFICATION:MISC

2<sup>nd</sup> May 2025

TO,

All Members of Chemexcil

Sub: To seek inputs on Draft Notification issued by the Ministry of Environment, Forest, and Climate Change on Greenhouse Gas Emission Intensity (GEI) Targets under the Carbon Credit Trading Scheme, 2023:-Regarding.

Dear Sir / Madam,

The Government of India, under the Carbon Credit Trading Scheme, 2023 (notified on 28th June 2023), has established a framework for trading carbon credit certificates to help reduce, remove, or avoid greenhouse gas emissions.

As part of the scheme's compliance mechanism, emission intensity targets for obligated entities (check the subsectors of chemicals) will be set by the Ministry of Environment, Forest, and Climate Change.

The Central Government, under relevant provisions of the Environment (Protection) Act, 1986, has proposed a draft notification No. CG-DL-E-21042025-262568 dated 17th April 2025.

This notification is open to public feedback for 60 days from its publication date.

The detailed notification can be viewed on link below-

https://moef.gov.in/storage/tender/1745395105.pdf

Objections or suggestions, if any, may be addressed to the Joint Secretary, Ministry of Environment, Forest and Climate Change, Indira Paryavaran Bhawan, Jor Bagh Road, New Delhi - 110003, and may be sent to e-mail id ccts. hsm-moefcc@gov.in with copy to pw@chemexcil.in; dg@chemexcil.in

Thanks and regards

Raghuveer Kini Director General CHEMEXCIL

Encl: MoEF Carbon Trading

EPC:LIC:AIR:DRAWBACK:REV.:2025-26: MISC.

TO, All Members of Chemexcil

(IMPORTANT)

# Sub: Extension of Deadline for Submission of Views/Suggestions and Data for Review of All Industry Rates (AIR) of Duty Drawback for the Year 2025

Dear Members,

This has reference to our Circular No. EPC:LIC:AIR:DRAWBACK:REV.:2025-26: 56 dated 8th April 2025.

(https://chemexcil.in/circulars/request-for-views-suggestions-and-data-for-review-of-all-industry-rates--air--of-duty-drawback-for-the-year-2025/6403/98ccb2c0ed2f4b5d1a510d838ae8f0cd.html)

We wish to inform you that the Drawback Division, CBIC, has extended the deadline for submission of views/ suggestions and data for the review of All Industry Rates (AIR) of Duty Drawback for the year 2025 from 30th April 2025 to 15th May 2025.

In view of this extension, members are requested to submit the required data in the prescribed format (as per Annexure II) along with views/suggestions, duly certified by the concerned manufacturers and their Chartered Accountants/Cost Accountants, to the CHEMEXCIL by 14th May 2025.

Kindly ensure that the data provided adheres to the guidelines outlined in our previous circular, including completeness for exports made between 1st April 2024 to 30th September 2024, relevance to Customs and Central Excise duties, and submission in MS Excel format, supported by relevant documents.

Please send the information to pw@chemexcil.in with a copy to dg@chemexcil.in by 14th May 2025.

Thanks and regards

Raghuveer Kini Director General CHEMEXCIL

Encl : Excel Format DDC

**Circular 9** 

EPC/Admn/SW/CoA/25-26/1/204

TO All Members of the Council

## Sub: CHEMEXCIL welcomes Dr. Satish Waman Wagh as its new Chairman

Dear Sir/Madam,

CHEMEXCIL is pleased to announce that Dr. Satish Waman Wagh has officially taken over as the Chairman of the Council.

A seasoned industry leader with an extensive experience and proven leadership in the chemical sector, Dr. Wagh brings a wealth of experience, strategic insight, and commitment to the continued growth and global competitiveness of the Indian chemical export industry.

May 7, 2025.

April - May, 2025

2nd May 2025

25

In his role as Chairman, Dr. Wagh is set to lead CHEMEXCIL's strategic direction with an emphasis on innovation, sustainability, and enhancing global market access for Indian exporters. His leadership is poised to foster stronger industry collaboration and advance policy initiatives aimed at ensuring the sector's sustained growth and development.

CHEMEXCIL extends its warmest congratulations to Dr. Wagh and looks forward to a dynamic and impactful tenure under his guidance.

His contact details are as mentioned-

Dr. Satish Waman Wagh Director M/s. Supriya Lifescience Ltd., Udyog Bhavan, 2nd Floor, Room No. 207/208/208A, Sonawala Road, Goregaon East, Mumbai 400 063 Tel: +91 22 40332727 / 40332718 E-mail: satish@supriyalifescience. com/ chairman@chemexcil.in

All members are requested to take note of the above for your records.

Thanks & regards,

Raghuveer Kini Director General

**Circular 10** 

### EPC:LIC:DGFT:SCOMET:NOTI:PW:239

 $13^{th}$  May 2025

TO, All Members of Chemexcil

# Sub: DGFT Public Notice on amendment of Paragraph 10.10 of the Handbook of Procedures (HBP) 2023 to revise the framework for Stock & Sale Authorization of SCOMET items

Dear Members,

O/o the Directorate General of Foreign Trade (DGFT) has issued a public notice no. 4/2025-26 dated 6th May 2025 on amendment of Paragraph 10.10 of the Handbook of Procedures (HBP) 2023 to revise the framework for Stock & Sale Authorization of SCOMET items

As regards issue of export authorization of stock and sale of SCOMET items following amendments are made

This amendment broadens the definition of 'Stockist' and revises the Stock & Sale Authorization framework for SCOMET items, streamlining processes and enhancing compliance requirements.

- 1. Definition of 'Stockist': Expanded to include subsidiaries, parent companies, affiliates, Indian or foreign Original Equipment Manufacturers (OEMs), Electronic Manufacturing Services (EMS), and Contract Manufacturers (CMs).
- 2. Application for export to stockiest abroad and transfer to end users in specific countries shall submit the application in prescribed proforma (ANF-10B) along with various documents from the stockiest.
- 3. The notice indicates following important changes in process
  - Approval Process
  - Reporting Requirements
  - Re-export to Non-Approved Countries

- Repeat Orders
- Authorization Validity

The detailed notice can be viewed on https://content.dgft.gov.in/Website/dgftprod/884aa80c-5e3c-45d5-aa5a-91af63469b5e/Public%20Notice-English.pdf

Members are requested to take note of this important notice and benefit from the same.

Thanks and regards,

(Raghuveer Kini) Director General CHEMEXCIL

Encl : PN 04 English

**Circular 11** 

## EPC:PW:LIC:QCO:2024-25: 268

15<sup>th</sup> May 2025

To ALL MEMBERS OF THE COUNCIL,

## (IMPORTANT)

## Sub: Gazette Notification for extension of enforcement date of Quality Control Orders (QCOs) for 03 Chemicals namely, H-Acid, K-Acid and Vinyl Sulphone - regarding

Dear Sir/Madam

Department of Chemicals and Petrochemicals, Ministry of Chemicals and Fertilizers has issued the Gazette Notification No. CG-DL-E-14052025-263101 dated 14th May 2025 on Quality Control Orders (QCOs) for **H-Acid**, **K-Acid and Vinyl Sulphone** by Department of Chemicals & Petrochemicals (DCPC).

These orders mandate that manufacturers of these 3-chemicals **must obtain a license from the Bureau of Indian Standards (BIS) to use the Standard Mark, ensuring compliance with the specified Indian Standards.** 

These QCOs will come into force as under

- 1. H-Acid: from 13th August 2025
- 2. K Acid: From 13th May 2026
- 3. Vinyl Sulphone: From 13th August 2025.

Enclosed herewith is the published Gazette notification for your information.

Concerned members are requested to take the note of this important deadline and comply with the same.

Do not hesitate to call us if you need any clarification on the said subject

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

Encl : Gazette Notification 14.5.2025

EPC:LIC:IND-ASEA:AITIGA:PW:2025-26:266 To

ALL MEMBERS OF THE COUNCIL,

## (IMPORTANT)

### Sub: Opportunity to Boost Chemical Exports to Indonesia through AITIGA Preferential Duties: Regarding

Dear Members,

We wisht to bring to your attention an opportunity to enhance the India Chemical Export to Indonesia under the **ASEAN-India Trade in Goods Agreement (AITIGA)**.

The AITIGA was signed on 13th August 2009, and came into force on 1st January 2010. The officials copy of the agreementisavailableonbelowlinkhttps://commerce.gov.in/wp-content/uploads/2020/06/MOC\_636205354502532516\_ASEAN-India\_Trade\_Goods\_Agreement.pdf

A recent assessment by the Department has highlighted that the chemical sector shows **significant underutilization of the preferential trade route** offered by AITIGA, despite India enjoying a duty advantage over Indonesia's Most Favoured Nation (MFN) rates.

Key findings from the assessment are as under.

- **Preferential Duty Advantage**: AITIGA offers lower preferential tariff rates compared to Indonesia's MFN rates (excluding products with 0% MFN rates).
- Low Utilization Rate: The utilization of AITIGA's preferential route for most of Indian chemical exports to Indonesia is below 50%.

In view of above findings, we suggest all members to go through the **AITIGA agreement** and benefit from the preferential duty benefits to strengthen your products export competitiveness in the Indonesian market.

The duty schedule of Indonesia for chemical products can be viewed on following link https://commerce.gov.in/wp-content/uploads/2020/06/Indonesias-schedule.pdf

By utilizing the preferential tariff structure, you can increase the exports of your products and improve market penetration in Indonesia and contribute to India's overall chemical export growth. We request members to review the important links of AITIGA provided above.

In case of any queries or issues regarding AITIGA, please send the same to pw@chemexcil.in with a copy to dg@ chemexcil.in as early as possible

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

## **Circular 13**

EPC:REG:EU:COSMETICS:PW-AS:263

 $15^{\rm th}\,$  May 2025

ΤО,

ALL THE MEMBERS OF COSMETICS PANEL

## Sub: Important Regulatory Update - EU Cosmetics Regulation (EU) 2025/877

Dear Members,

We wish to inform you that the European Commission has published **Commission Regulation (EU)** 2025/877 dated 12 May 2025, amending Regulation (EC) No 1223/2009 concerning the use of substances

April - May, 2025

 $15^{\text{th}}$  May 2025

classified as carcinogenic, mutagenic, or toxic for reproduction (CMR) in cosmetic products.

This amendment aligns the Cosmetics Regulation with the latest CMR classifications adopted under **Commission Delegated Regulation (EU) 2024/197**.

### Key Details:

- Date of Adoption: 12th May 2025
- Entry into Force: ~2nd June 2025 (20 days post-publication)
- Application Date: 1st September 2025

### **Objectives of the Regulation:**

- Prohibit the use of newly classified CMR substances in cosmetic products (unless specifically exempted).
- Add newly classified substances to Annex II (Prohibited Substances).
- Revise or remove related entries from Annexes III to VI (Restricted/Permitted Substances) as necessary.

### **Major Updates:**

### 1. Prohibition of Diphenyl(2,4,6-trimethylbenzoyl)phosphine oxide

- o INCI Name: Trimethylbenzoyl Diphenylphosphine Oxide
- o CAS No.: 75980-60-8
- Previous Status: Allowed for professional use (max 5%) in artificial nail systems listed under Annex III, Entry 311
- New Status: Reclassified as CMR Category 1B (Reprotoxic); moved to Annex II (Prohibited). Entry 311 of Annex III is now deleted.
- **o Impact:** The substance is now completely prohibited for use in cosmetic products.
- 2. Clarification of Cymoxanil Entry
  - o CAS Numbers: 57966-95-7 and 166900-80-7
  - o Update: Entry 1580 in Annex II has been updated to include an alternate chemical name and CAS number to ensure legal and regulatory clarity in alignment with CLP Regulation (EC) No 1272/2008.
- 3. Addition of 21 New Substances to Annex II
  - o These substances, recently classified as CMR Categories 1A, 1B, or 2, are now included in the Prohibited Substances List (Annex II).

To view the full text of the regulation, including the complete list of newly prohibited substances, please refer to the official publication at: https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=OJ:L\_202500877

Members exporting cosmetic products to the **European Union** are urged to review this regulation and ensure that products placed on the EU market **from 1 September 2025** do **not contain any of the newly prohibited substances**.

Please take note of these important updates and act accordingly to stay compliant in the European Union market.

Thanks and regards, (Raghuveer Kini) Director General CHEMEXCIL

EPC:LIC:PW-AS:WEBINAR-105/4/2025-26/279

То

ALL MEMBERS OF THE COUNCIL,

## Sub: Transforming Trade Finance: GIFT City's Role in Collateral-Free Funding for India's Chemical Exporters| 22nd May 2025 | 2-3 pm IST

Dear Members,

Greetings from CHEMEXCIL!

You may be aware that GIFT City (Gujarat International Finance Tec-City) is emerging as a pivotal hub for enabling collateral-free funding for chemical exporters in India, particularly through its International Financial Services Centre (IFSC). This initiative is part of India's broader strategy to bolster exports and enhance the competitiveness of its export sector.

In view of the above, we are pleased to invite you to an insightful webinar being organised by CHEMEXCIL in collaboration with Vayana IFSC Pvt. Ltd. focused on collateral-free trade finance solutions available through GIFT City. This session is designed to help exporters explore alternative finance mechanisms that reduce dependency on traditional banking channels.

The details of webinar is as below:

Sr. No.	Particulars of Webinar	Details
1	Webinar Title	Transforming Trade Finance: GIFT City's Role in Collateral-Free Funding for India's Chemical Exporters
2	Date	22nd May 2025
3	Time	2-3 pm IST
4	Topics to be covered	<ul> <li>Understanding GIFT City, IFSCA and ITFS (International Trade Financing Services)</li> <li>Credit Insurance</li> <li>Invoice Factoring</li> <li>VTX Platform</li> <li>Q&amp;A Session</li> </ul>
5	Target Audience / Roles	Exporters - Directors, CFO, Accounts department, Finance Department
6	Speaker	Mr Manish Gadia - CEO of Vayana IFSC Pvt Ltd
7	Speaker Profile	Mr. Manish Gadia brings over 20 years of experience in digital trade finance. As CEO of Vayana IFSC Pvt. Ltd., he leads Vayana's platforms like Vayana Tradexchange, facilitating over \$1.5 billion in trade finance monthly. Manish has played a key role in launching India's first blockchain-based B2B trade finance marketplace. His vision focuses on fast, paperless access to global capital, helping MSMEs and large exporters reduce risk and simplify cross-border financing.
8	Registration Link	https://forms.gle/F7xxFJKXdvYZs1CaA

We strongly encourage members to attend this session and explore how GIFT City and digital trade finance platforms like Vayana Tradexchange can support your export growth through non-collateralized working capital.

For further information or clarification, please contact

- Ms. Mona Shah (Jr. Assistant) +91 9909908018 at roahmedabad@chemexcil.in; or
- Ms Amrita Sharma (Assistant Director) +91 7718878110 at amrita@chemexcil.in

Looking forward to your active participation.

Thanks and regards (Raghuveer Kini) Director General CHEMEXCIL

EPC:LIC:BIS:QCO:COMP:PW:2025-26:276

To ALL MEMBERS OF THE COUNCIL, (IMPORTANT)

# Sub: Rejoinder - Assistance for Compliance with Quality Control Orders (QCOs) for H-Acid, K-Acid, and Vinyl Sulphone and others regarding

Dear Members,

This has reference to our circular no. EPC:PW:LIC:QCO:2024-25: 268 dated 15th May 2025 on the Gazette Notification No. CG-DL-E-14052025-263101 dated 14th May 2025 on Quality Control Orders (QCOs) for H-Acid, K-Acid, and Vinyl Sulphone. (Detailed circular available on below link)-

https://chemexcil.in/circulars/imp---gazette-notification-for-extension-of-enforcement-date-of-quality-control-orders-qcos--for-03-chemicals-namely--h-acid--k-acid-and-vinyl-sulphone---regarding/6423/6c6ac2e9854f9c348a96ea71c6a8d 7b4.html

CHEMEXCIL wish to provide additional guidance to support this compliance.

If any Indian company or overseas exporter of this product is encountering difficulties in complying to the Bureau of Indian Standards (BIS) QCO requirements for these chemicals, we suggest you to formally communicate the specific issues (e.g., delay in procedure from department, any stringent requirement, or any other issue) to us.

Member can include the following details in their communication addressed to Director General CHEMEXCIL

A clear description of the compliance issue.

Any relevant reference number(s) submitted to BIS authorities, if applicable.

Upon receipt of your communication, the Council will take up the matter with the concerned department to facilitate early resolution and ensure smooth compliance with the QCOs.

Please send your concerns in writing to pw@chemexcil.in with copy to dg@chemexcil.in at the earliest.

Do not hesitate to contact us if you need any information on subject matter.

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

## **Circular 16**

EPC:LIC:WEBI:EOI:RIYA:2025-26:271

16<sup>th</sup> May 2025

To ALL MEMBERS OF THE COUNCIL,

# Sub: Invitation to Participate in Virtual Information Session on Investment Opportunities in Saudi Arabia – 23rd June 2025: Regarding

Dear Members,

We are pleased to inform you that the Ministry of Investment, Saudi Arabia (MISA), in collaboration with the Embassy of India in Riyadh, is organizing a webinar for Indian companies on 23rd June 2025 at 11.00am. (Draft program is enclosed)

The objective of this webinar is to share insights into Saudi Arabia's recent initiatives aimed to boosting manufacturing and attracting foreign investments.

The session will focus on exploring industrial collaboration and investment opportunities in key sectors which includes Chemicals and Cosmetics

The webinar will feature presentations by senior representatives and sector specialists from various Saudi government authorities. The session will be followed by Q&A session.

It is good opportunity for members to interact directly with the experts from Ministry of Investment, Saudi Arabia (MISA).

We request members to register for this webinar on below link and benefit from the same-

https://events.investsaudi.sa/event/c224dc10-7256-4f29-8226-7a07278cff31/register

For further information, Mr. Ramesh Kumar Jha, Attache (Commerce), Email – com.riyadh@mea.gov.in may be contacted.

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

Encl : Saudi – India Industrial Webinar Agenda

## **Circular 17**

#### EPC:LIC:DGFT:NOTICE:SCHE-II:2025-26:290

То

ALL MEMBERS OF THE COUNCIL,

## Sub: DGFT Notice on Harmonization of Schedule-II (Export Policy), ITC (US) 2022 with amendments introduced vide Finance Act, 2025 -regarding.

Dear Members,

O/o the Directorate General of Foreign Trade (DGFT) has issued a notification no. 9/2025-26 dated 19th May 2025 on Harmonization of Schedule-II (Export Policy), ITC (US) 2022 with amendments introduced vide Finance Act, 2025 -regarding

The Central Government has amended Schedule-II (Export Policy), ITC (I-IS) 2022, in sync with the Finance Act, 2025 dated March 29, 2025.

Schedule II of Export Policy, specifically deals with prohibited, restricted, and freely exportable items/Chemicals. It is part of the ITC (HS) Classification of Export and Import Items, which governs import and export regulations.

The List of ITC (ES) codes introduced/deleted/amended/split/merged as per Finance Act, 2025 are annexed in Annexure-I with this notification

The updated ITC (HS) shall be available on the website of DGFT (https://dgft.gov.in). This notification has come into force with immediate effect.

The detailed notification can be viewed on https://content.dgft.gov.in/Website/dgftprod/d223fddf-0ecf-42a0-af8a-86bd9bd4bad1/Notification%20no%2009%20English%20version\_1.PDF

Members are requested to take note of this important notification and benefit from the same.

Thanks and regards

(Raghuveer Kini) Director General CHEMEXCIL

Encl: Notification no. 09 English Version-1

April - May, 2025

20<sup>th</sup> May 2025

EPC:LIC:IND-ASEA:AITIGA:THAIL:PW:2025-26:307

To ALL MEMBERS OF THE COUNCIL, (IMPORTANT)

### Sub: Opportunity to Boost Chemical Exports to Thailand through AITIGA Preferential Duties: Regarding

Dear Members,

We wish to bring to your attention an opportunity to enhance the India Chemical Exports to Thailand under the ASEAN-India Trade in Goods Agreement (AITIGA).

The AITIGA was signed on 13th August 2009, and came into force on 1st January 2010. The officials copy of the agreement is available on below link-

https://commerce.gov.in/wp-content/uploads/2020/06/MOC\_636205354502532516\_ASEAN-India\_Trade\_Goods\_Agreement.pdf

A recent assessment by the Department has highlighted that the chemical sector shows significant underutilization of the preferential trade route offered by AITIGA, despite India enjoying a duty advantage over Thailand's Most Favoured Nation (MFN) rates.

Key findings from the assessment are as under.

Preferential Duty Advantage: AITIGA offers lower preferential tariff rates compared to Thailand's MFN rates (excluding products with 0% MFN rates).

Low Utilization Rate: The utilization of AITIGA's preferential route for most of Indian chemical exports to Thailand is below 50%.

In view of above findings, we suggest all members to go through the AITIGA agreement and benefit from the preferential duty benefits to strengthen your products export competitiveness in the Thailand market.

The duty schedule of Thailand for chemical products can be viewed on following link- https://commerce.gov.in/wp-content/uploads/2021/02/Thailands-schedule.pdf

By utilizing the preferential tariff structure, you can increase the exports of your products and improve market penetration in Thailand and contribute to India's overall chemical export growth. We request members to review the important links of AITIGA provided above.

In case of any queries or issues regarding of AITIGA, please send the same to pw@chemexcil.in with a copy to dg@ chemexcil.in as early as possible

Thanks and regards

Raghuveer Kini Director General CHEMEXCIL

### EPC:LIC:RO-BANGALORE: CHENNAI CUSTOMS GRIEVANCE:314

To ALL MEMBERS OF THE COUNCIL, (IMPORTANT)

## Sub: Customs Grievance Questionnaire for Upcoming Round Table discussion with Chennai Customs @ Chennai

Dear Members,

CHEMEXCIL in associations with CHENNAI CUSTOMS is planning for the Round Table Discussion with CHENNAI CUSTOMS on 25th June 2025 @ Chennai ( Venue will be intimated later). This discussion is exclusively only for Chemicals Exporters.

The objective of this discussion to deliberate on import export related individual issues and matter of concerns of Chemical trade and industry with a view to promote ease of doing business.

The Round Table Discussion is scheduled on 25th June 2025 @ Chennai, and we request the exporters to fill the Customs Grievance Questionnaire( the link below), so that those points can be taken for discussion. Filling up the Questionnaire is mandatory for the Exporter to attend the Round Table Discussion.

In view of the above, we request all members to share relevant issues or concerns that they would like to be brought to the attention to CHENNAI CUSTOMS for deliberation.

The below is the links for the questionnaire. Request the members to kindly fill and share the same latest by 3rd June 2025- https://forms.gle/rd69y4CJ1N1eGeog8.

We encourage members to actively share the relevant common issues that could help to improve the customs process for the benefit of the Chemical industry.

Thanks and Regards

Raghuveer Kini Director General CHEMEXCIL

## Circular 20

EPC:LIC:IND:REA:CHE:POR:DCPC-2025-26:MISC-2

27<sup>th</sup> May 2025

To ALL MEMBERS OF THE COUNCIL, VERY IMPORTANT

Sub: Important Notice for Chemical and Petrochemical Industries: Data Submission on ChemIndia Web portal

*REFERENCE:* Gazette Notification No. CG-DL-E-27022024-252438 issued by MINISTRY OF CHEMICALS AND FERTILIZERS, (Department of Chemicals and Petrochemicals) dated 27th February 2024.

Dear Members,

This has reference to above subject as per this notification all registered Chemical and Petrochemical industries/ units in India are required to mandatorily submit data on ChemIndia Web portal.

Data to be submitted is

- Production Capacity,
- Installed Capacity,

- Import- Export,
- Sales, and
- Other relevant Information

The information to be submitted on https://chemindia.chemicals.gov.in/ or https://chemindia.chemicals.gov.in/

This data is important for creating a comprehensive record of the Chemical and Petrochemical sector in India. It will be used to generate the monthly Index of Industrial Production (IIP) and for various reports published by the Department of Chemicals and Petrochemicals. This information will support the policymakers and researchers in developing effective policies for the industry.

Submission Details:

- Frequency: Monthly and annually
- Deadline: By the 10th day of the following calendar month
- Language: English
- Format: Prescribed online format (details available on the web portal)
- Please note
- Authorized personnel may visit your facility to verify the information submitted.
- Concerned companies are obligated to provide relevant records and answer questions related to the data submitted.

In view of above members are suggested to visit the ChemIndia Web portal and submit the desired data to ensure compliance and contribute to the growth of the chemical and petrochemical sector.

For more details members can refer the attached notification.

CHEMEXCIL is shortly organizing virtual and physical sessions on above with the officers of DCPC to aware members on this important topic.

Thanks and regards,

Raghuveer Kini Director General CHEMEXCIL

Encl : Cos Act 2008 DCPC

### **Circular 21**

EPC:LIC:DGFT:NOTIFICATION:RODTEP:MISC.1

27<sup>th</sup> May 2025

To ALL MEMBERS OF THE COUNCIL, IMPORTANT

# Sub: Restoration of RoDTEP benefits for Advance Authorisation holders, SEZ units, and EOUs — effective from 01.06.2025

Dear Members,

0/o DGFT has issued notification no.11/25-26 dated 26th May 2025 on above subject.

As per the same DGFT has officially announced the restoration of RoDTEP benefits for Advance

Authorisation holders, SEZ units, and EOUs - effective from 01.06.2025.

Please note these benefits had earlier been withdrawn from 01.01.2025.

From 01.06.2025 onwards, eligible exporters can claim RoDTEP as per the newly aligned HSN codes under Appendix 4R(E), available on the DGFT website. (www.dgft.gov.in )

The detailed notification can be viewed on below link-

https://content.dgft.gov.in/Website/dgftprod/4191b13f-d98c-40e0-9d5e-86af2cc05524/Notification%20 No.11.25-26%20English.pdf

Concerned exporters are advised to ensure that their shipping bills are correctly filed to claim this benefit for eligible exports from 1st June 2025 onward.

Thanks and regards

Raghuveer Kini Director General CHEMEXCIL

Encl: Notification No.11 (25-26)

CHEMOLIN The Chemistry of Excellence Group				
A Govt. of India Recognized Two Star Export House				
Manufacturer & Exporter of				
Acid Dyes				
Basic Dyes				
Direct Dyes				
Food Dyes				
Dyes Intermediates				
Pharma Intermediates				
An ISO 9001 : 2015 & ISO 14001: 2015 Certified Company				
Office : 309/310 Blumen Business Park, Website : www.chemolin.net Factory : Plot No. 813, Road No.				
Station Road, Vikhroli West, E-Mail : info@chemolin.net GIDC Sachin, Dt. Sura Mumbai-400083, India. Giparat-394230, India.				
Harish Chemicals				

### **Circular 22**

EPC:LIC:DGFT:NOTIFICATION:RODTEP:MISC.2

28th May 2025

То

ALL MEMBERS OF THE COUNCIL,

# Sub: Rejoinder Changes in tariff items under RoDTEP schedule 4R and 4RE consequent to the amendment of the first schedule to the Custom Tariff Act.

Dear Members

This has reference to our below circular on restoration of RoDTEP benefits for Advance Authorisation holders, SEZ units, and EOUs — effective from 01.06.2025.

O/o DGFT has now issued changes in tariff items under RoDTEP schedule 4R and 4RE consequent to the amendment of the first schedule to the Custom Tariff Act.

The detailed changes can be viewed on below official link- https://content.dgft.gov.in/Website/dgftprod/471094b2-73cf-430c-b97c-494398e883bf/Changes%20in%20Tariff%20Items%20under%20RoDTEP%20Schedule%204R%20and%204RE%20consequent%20to%20the%20amendment%20of%20the%20First%20Schedule%20to%20the%20Customs%20Tariff%20Act.pdf

Copy of the same is enclosed herewith for your ready reference.

Members are requested to take a note of it and claim the same as per Appendix 4R and 4RE.

Thanks and regards

Raghuveer Kini Director General CHEMEXCIL

Encl : Changes in Tariff item under RoDTEP schedule 4R and 4RE

#### **Circular 23**

EPC:LIC:CHEM:DCPC:REGUL.:2025-26:367

To ALL MEMBERS OF THE COUNCIL, (VERY VERY IMPORTANT)

# Sub: Indian Chemical Manufacturers Mandatory Data Submission on ChemIndia Webportal and Implications of Non-Compliance

Dear Members,

This has reference to our circular no. EPC:LIC:IND:REA:CHE:POR:DCPC-2025-26:MISC-2 dated 27th May 2025 regarding the mandatory data submission on the ChemIndia Webportal. The copy of the same can be viewed on https://chemexcil.in/circulars/v.imp---notice-for-chemical-and-petrochemical-industries:-data-submission-on-chemindia webportal/6435/418d5ed205e4e2d7c3c58c1f7ead4206.html

In continuation of the same, CHEMEXCIL wish to reiterate the importance of compliance with the Gazette Notification issued by the Ministry of Chemicals and Fertilizers, dated 27th February 2024. All registered chemical and petrochemical industries/units in India, except those dealing in specific exempted categories, are required to submit data on the ChemIndia Webportal (https://chemindia.chemicals.gov.in/) as per our previous circular.

 $6^{\text{th}}$  June 2025

Merchant exporters along with the following category of chemicals are exempted from this mandatory data submission.

- 1. Paints
- 2. Cosmetic Products
- 3. Fireworks
- 4. Petroleum Products (e.g., Lubricants)
- 5. Pharmaceutical Products
- 6. Fertilizers
- 7. Metals in Pure Form

#### **Serious Implications of Non-Compliance**

Non-compliance with the mandatory data submission requirements is a serious violation under the Collection of Statistics Act, 2008, as amended by the Jan Vishwas (Amendment of Provisions) Act, 2023, effective from December 10, 2024, failure to produce, submit documents, information or neglect/refusal to provide the required information may result in a flat penalty ranging from Rs. 5,000 to Rs. 100,000 per day of non-compliance. (Copy of relevant acts are enclosed for your information.)

#### Handholding and Support

- To ensure compliance and address queries, CHEMEXCIL has collaborated with Department of Chemicals and Petrochemicals concerned officials and recently organized a virtual session with them (Copy of the PPT is enclosed for your kind perusal).
- An additional awareness session (Physical and Virtual) will be conducted in the coming days to assist our members in understanding and fulfilling these requirements.
- Details of upcoming sessions will be shared by email communication and publishing the circular on our website (https://chemexcil.in/circulars.html)
- Members are strongly advised to go through the user manual (Enclosed), visit the ChemIndia Webportal (https://chemindia.chemicals.gov.in/) immediately and submit the required data in the prescribed format by the stipulated deadlines. Please ensure compliance to avoid hefty penalties.
- Members can also go through the video manual by visiting the link- https://chemindia.chemicals.gov.in/ LandingPage/Home/VideoManual and act accordingly

For any further assistance or clarification, please contact us on amrita@chemexcil.in with copy to pw@chemexcil.in

Thanks and Regards

Raghuveer Kini

**Director General** 

CHEMEXCIL

Encl:

- 1. Co.SAct 2008 DCPC
- 2. Penalty Amendment
- 3. User Manual
- 4. ChemIndia Webinar Presentation for Overview 1-10
- 5. Collection of Statistics Act 2008 7-2009

April - May, 2025



#### Registered Office:

228, Arpan Complex, Nr. Delux, Nizampura, Vadodara 390002. (Guj.) INDIA.

Manufacturing Unit - 1 155/1-2, GIDC Estate, Nandesari, Vadodara - 391 340

#### Manufacturing Unit - 2

Revenue Survey No. 489, Sankarda-Bhadarwa Road, At & Po. Mokshi, Tal. Savli, Di. Vadodara 391780, (Guj.) INDIA.

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- www.palvichemical.com

#### Manufacturer of Molybdenum Derivatives

#### METALLURGICAL

- Molybdenum Oxide
- Ferromolybdenum

#### CHEMICALS

- Sodium Molybdate Dihydrate (SMD)
- Ammonium Heptamolybdate Tetrahydrate (AHM)
- Ammonium Dimolybdate (ADM)
- Molybdenum Trioxide (POC)



#### () Sharjah Office:

Z-22, Saif-Suites 1st Floor Sharjah Airport International Free Zone P.O. Box 124105, Sharjah, U.A.E.

#### +971 56 2530840 +91 99980 50676

 jasmin@palvifze.com jasmin@palvichemical.com

www.palvifze.com



POWER TECH SALES PVT. LTD.

#### Reg. Office:

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 +91 265 2796401

- aditya@palvichemical.com
- www.palvichemical.com

### **Export Trading of Chemicals**

#### CHEMICALS

- Soap, Detergents & Laundry Chemicals
- Water Treatment Chemicals
- Mining & Drilling Chemicals
- Cosmetics/Perfumes Chemicals
- Paint/Coating Chemicals
- Food Ingredients Chemicals
- Agriculture Industries Chemicals
- Textile Industries Chemicals
- Paper Industries Chemicals
- Plastic Manufacturing Chemicals
- Polyurethane Chemicals

#### **Export Trading of Chemicals & Metals**

#### CHEMICALS

- Soap, Detergents & Laundry Chemicals
- Water Treatment Chemicals
- Mining & Drilling Chemicals
- Cosmetics/Perfumes Chemicals
- Paint/Coating Chemicals
- Food Ingredients Chemicals
- Agriculture Industries Chemicals
- Textile Industries Chemicals
- Paper Industries Chemicals
- Plastic Manufacturing Chemicals
- Polyurethane Chemicals

#### METAL

Zinc Ingots

### List Of Proposed Events For The Year 2025-26 Under MAI & MSME Scheme

Sr. No.	Event Name	Region	Country	Proposed Month	Proposed No. of Participants
1	CHINA AGROCHEMICAL & CROP PROTECTION 2025-26 (26 <sup>TH</sup> CHINA INTERNATIONAL AGROCHEMICAL AND CROP PROTECTION EXHIBITION (CAC))	NEA	China	Mar-26	25
2	47 <sup>TH</sup> DYE+CHEM BANGLADESH 2025	SOUTH ASIA	Bangladesh	Sep-25	30
3	CHINA INTERDYE 2025 (24 <sup>TH</sup> China International Dye Industry, Pigments and Textile Chemicals Exhibition)	NEA	China	Apr-25	50
4	BUYER SELLER MEET IN NAFTA REGION - USA & CANADA	NAFTA	Canada, United States	Sep-25	25
5	BUYER SELLER MEET IN GCC (WANA) REGION – UAE & QATAR	WANA	Qatar, United Arab Emirates	Apr-25	25
6	COATING EXPO VIETNAM 2025 COINCIDING WITH AGRI VIETNAM 2025	ASEAN	Vietnam	Jun-25	30
7	BUYER SELLER MEET IN AFRICA REGION – NIGERIA & UGANDA	AFRICA	Nigeria, Uganda	Jan-26	25
8	CHEMSPEC EUROPE 2025	EUROPE	Germany	Jun-25	20
9	BUYER SELLER MEET IN ASEAN REGION – THAILAND & INDONESIA	ASEAN	Indonesia, Thailand	Jun-25	25
10	BUYER SELLER MEET IN OCEANIA REGION - AUSTRALIA & NEWZELAND	OCEANIA	Australia, New Zealand	Jan-26	25
11	BUYER SELLER MEET IN NEA REGION - TAIWAN & KOREA	NEA	South Korea, Taiwan	Feb-26	25
12	BUYER SELLER MEET IN SAARC REGION - BANGLADESH & SRI LANKA	SOUTH ASIA	Bangladesh, Sri Lanka	Nov-25	25
13	BUSINESS DELEGATION TO BRAZIL & MEXICO	NAFTA, LAC	Brazil, Mexico	Jul-25	25
14	BUYER SELLER MEET IN CIS REGION – RUSSIA & UZBEKISTAN	CIS	Russia, Uzbekistan	Nov-25	25
15	AGRI BUSINESS GLOBAL (ABG TRADE) SUMMIT 2025	NAFTA	United States	Aug-25	15
16	45 <sup>th</sup> DYE+CHEM BRAZIL 2025	LAC	Brazil	Jul-25	30
17	ATEM FAIR 2025 /K-CAF Expo 2025	NEA	South Korea	Jul-25	25
18	KHIMIA 2025	CIS	Russia	Apr-25	20
19	BEAUTYWORLD MIDDLE EAST 2025	WANA	United Arab Emirates	Oct-25	15
20	BEAUTY ISTANBUL 2025	EUROPE	Turkey	Sep-25	15
21	BUYER SELLER MEET AT ARGENTINA, COLOMBIA, GAUTEMALA & PERU	LAC	Argentina, Colombia, Guatemala, Peru	Jul-25	25
22	BUYER SELLER MEET TO KENYA, TANZANIA, MOZAMBIQUE & ETHIOPIA	AFRICA	Ethiopia, Kenya, Mozambique, Tanzania	Dec-25	25
23	EGY BEAUTY AFRICA 2025	WANA	Egypt	May-25	20
24	Indo Intertex	ASEAN	Jakarta, Indonesia	Apr-25	20
25	INTERNATIONAL EXHIBITION FOR CHEMICALS & COSMETICS (IECC)	India	Mumbai	February / March 2025	250

### CHEMEXCIL Membership Subscription Fees from 1<sup>st</sup> April-2022:

*F.Y. 2024-2025 fee will be charged based on FOB Value of exports in Rs. F.Y. 2022-23. F.Y. 2023-2024 fee will be charged based on FOB Value of exports in Rs. F.Y. 2021-22. F.Y. 2022-2023 fee will be charged based on FOB Value of exports in Rs. F.Y. 2020-21. Renewal Fee of Manufacturer and Merchant Exporters* 

Sr. No.	FOB Exports (Rs)	New Fees in Rs.	GST @ 18% in Rs.	Total Amount with GST in Rs.
1	0 to 10 Lacs	6500/-	1170/-	7670/-
2	Above 10-25 Lacs	8500/-	1530/-	10030/-
3	Above 25 Lacs -1 Crore	14000/-	2520/-	16520/-
4	Above 1 Crore -10 Crores	18000/-	3240/-	21240/-
5	Above 10 Crore -20 Crores	22000/-	3960/-	25960/-
6	Above 20 Crores -50 Crores	29000/-	5220/-	34220/-
7	Above 50 Crores -100 Crores	35000/-	6300/-	41300/-
8	Above 100 Crores -250 Crores	40000/-	7200/-	47200/-
9	Above 250 Crores -500 Crores	45000/-	8100/-	53100/-
10	Above 500 Crores -1000 Crores	50000/-	9000/-	59000/-
11	Above 1000 Crores	55000/-	9900/-	64900/-

#### **Entry Fees for NEW (FRESH) MEMBERS**

Sr. No.	Category	Entrance Fee in Rs.
1	Large Scale Manufacturer Exporter	10500/-
2	Small Scale Exporter (CA Certify Last Three F.Y. Export Turnover Present) As per MSME criteria up to 250Cr.)	2000/-
3	Small Scale Manufacturer Exporter ( CA Certify Last Three F.Y. Export Turnover NIL)	500/-
4	Merchant Exporter	3500/-

#### PLEASE NOTE THE FOLLOWING :

- 1. Start-ups and New entrance MSME's having export turnover Zero shall be charge Rs.1000/- in addition to 'One Time' Entrance Fee of Rs. 500/- with applicable GST. However, for the sake of clarity, from next year onwards at the time of renewal of membership, the Membership will be charged as per their Export Turnover of the company (as per above table).
- 2. It is mandatory for every member to submit the CA certified export turnover of last 3-Financial Years of the company.
- 3. For any Amendment in RCMC certificate, an amount of Rs.1180/- (Rs.1000/- + Rs.180/- GST) will be charged as administrative fees from the entity.
- 4. VALIDITY OF MEMBERSHIP:- Membership subscription is charged once in a year and its validity expires on 31<sup>st</sup> March of every year.
- 5. Cancellation of membership: In case of any reasons of cancellation of membership by member membership fees will not be refunded.

#### RENEWAL/ FRESH MEMBERSHIP DOCUEMNTS LIST

Sr. No.	Name of the Documents	Manufacturer Exporter	Merchant Exporter
1	Last three Financial Year <b>CA Certified Export Turnover</b> on CA letterhead.	Yes	Yes
2	PAN copy	Yes	Yes
3	GST copy	Yes	Yes
4	SIA or IEM copy or Udyam/ Udyog Aadhar copy	Yes	Not Applicable
5	If your company having <b>State Pollution Board</b> copy (Not Compulsory)	Yes	Not Applicable
6	Import Export Code Copy	Yes	Yes
7	<b>Product List with HSCODE</b> on Company Letterhead with Production Capacity in Metric Ton.	Yes	Yes
8	<b>Director List with their DIN number</b> , EMAIL id, Direct Tel. No. on Member Company Letterhead.	Yes	Yes
9	Partnership Deed copy (if the company is Partnership firm / LLP).	Yes	Yes
10	If your company having <b>Star Trade House Cert.</b> Copy issued by DGFT.	Yes	Yes
11	Name , Designation, Mobile No. and Email Id of your company <b>Export</b> <b>Head</b> , <b>Regulatory Head</b> & <b>Accounts Head</b> on Member Company Letterhead.	Yes	Yes

Please note that as per trade notice no 35/2021-2022 dated 24<sup>th</sup> February 2022 of DGFT it is mandatory for exporters and EPC's to file and issue RCMC through DGFT common platform from 1<sup>st</sup> April 2022.

Hence, From 1<sup>st</sup> April 2022 onwards Chemexcil RCMC will be issued through DGFT website portal only.

Below is the You Tube video link Watch "How to Apply for renewal of RCMC/RC on DGFT e-platform" :- https://youtu.be/f4ijdmD4X4I

For more details please contact our representatives below:

Region	Name of Officer	Contact No.	Email id
Mumbai,	Mr. Charudatta Paradkar	+91 90042 02920	paradkar@chemexcil.in
Ahmedabad, Delhi, Bengaluru, Kolkata	Mrs. Girija Tulaskar	+91 99690 08079	pramila@chemexcil.in
	Ms. Kalpana Rane	+ 91 84849 18213	kalpana@chemexcil.in
Membership Helpline No. : +91 77389 33059			

# Driving Export Excellence - Become a CHEMEXCIL Member Today!

#### CHEMEXCIL Membership benefits:

- 1. **Exhibitions Participation:** CHEMEXCIL actively participates in international exhibitions abroad, showcasing Indian exports and facilitating connections with global markets. Additionally, it invites overseas delegations to India, fostering long-term strategic alliances that enhance trade relationships and expand export opportunities. This initiative aims to elevate the visibility of Indian products and strengthen the country's presence in the global market.
- 2. **Policy Advocacy:** CHEMEXCIL is dedicated to addressing the policy concerns of its members by engaging with relevant ministries. It actively participates in Grievance Committee Meetings organized by the Directorate General of Foreign Trade (DGFT) to tackle issues faced by member-exporters related to customs, central excise, and port authorities. Through this advocacy, the Council works to resolve challenges, ensuring that exporters can navigate regulatory landscapes effectively and promote a more conducive environment for trade.
- 3. **Dissemination of Trade Information:** The CHEMEXCIL ensures its members stay informed through regular updates via circulars and email newsletters. These communications provide vital information on market trends, regulatory changes, export opportunities, and industry insights, empowering members to make informed business decisions and stay competitive in the global market.
- 4. **Export Awards:** CHEMEXCIL recognizes and celebrates exceptional export performance through its Export Awards program. By organizing an annual Export Award Function, it honors outstanding exporters for their contributions and achievements. This initiative not only acknowledges excellence within the industry but also inspires others to strive for higher standards in export practices.
- 5. **Networking Opportunities:** To connect within the chemical industry. CHEMEXCIL Participates in international exhibitions being held abroad and invites overseas delegations to India to promote our exports and establish long term strategic alliances.
- 6. Trade Facilitation and Trade & Policy Assistance: CHEMEXCIL provides comprehensive support for regulatory compliance and grievance resolution, guiding members through trade and policy matters involving the DGFT, banks, customs, and MSME regulations. It offers expertise on various export incentives, including the Duty Exemption Scheme, EPCG scheme, RoDTEP, and benefits for status holders. As the nodal agency appointed by the Ministry of Commerce & Industry for compliance with EU REACH legislation, it helps members navigate complex regulatory requirements.

Additionally, CHEMEXCIL assists in identifying suppliers and facilitating smooth trade deals between buyers and sellers. Members also gain access to a comprehensive industry database, enhancing their ability to source Indian chemical products effectively.

- 7. **Representation:** CHEMEXCIL plays a crucial role in advocating for trade issues with government authorities. It prepares and submits an Annual Action Plan to the Ministry of Commerce & Industry, focused on promoting exports of items within its purview. This plan includes budget proposals for participation in various international exhibitions and buyer-seller meets, both abroad and in India. By effectively representing the interests of member-exporters, the organization seeks to enhance export opportunities and support the growth of the industry.
- 8. Documentation Support: CHEMEXCIL provides essential documentation support to its members, issuing various certificates, including Certificates of Origin, RCMC, and Export Turnover Certificates. It also prepares recommendation letters for consulates and embassies to facilitate visa applications for member-exporters attending exhibitions, delegations, and business promotion tours abroad. CHEMEXCIL issues Non-preferential Certificates of Origin for exports of qualifying items manufactured in India. This support streamlines the export process and helps members comply with international trade requirements.
- **9. Government Schemes & Export Incentives:** CHEMEXCIL provides comprehensive handholding support for members to access government schemes and export incentives. This includes financial assistance through initiatives like the Market Access Initiative (MAI), which covers approved international trade fairs, exhibitions, and virtual buyer-seller meets. Additionally, it offers guidance on statutory compliance in buyers' countries, ensuring that members meet eligibility criteria for various support programs. By facilitating access to these resources, CHEMEXCIL helps enhance members competitiveness in the global market.
- **10. New Business Support:** CHEMEXCIL creates platforms for new businesses and MSMEs to connect and grow. Export Guidance on Step-by-step guides on how to start exporting, secure trade financing, and ensure compliance with international regulations.
- **11. Overseas Buyer Services:** CHEMEXCIL helps overseas buyers in identification of reliable suppliers based on quality, quantity, pricing, and specifications.
- **12. Council's activities and Knowledge sharing Platforms**: CHEMEXCIL, engages in various activities aimed at supporting exporters and promoting knowledge sharing across industries. These activities provide platforms for businesses to gain insights, network, and enhance their market access.

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# Glimpses













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April - May, 2025

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# Glimpses

















April - May, 2025







# Market Access Initiative Scheme Product Registration Charges



# https://reach.chemexcil.co.in/

amrita@chemexcil.in shobitha@chemexcil.in





**CHEMEXCIL NEWS** 

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# CHEMEXCIL Bulletin is the perfect place to showcase your offerings at

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1			Per Edition	Annual (Six Editions) after discount	Per Edition	Annual (Six Editions) after discount
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Contact Person: Ms. Shobitha Salian +91 9689859774 Email <u>shobitha@chemexcil.in</u> with copy to shalaka@chemexcil.in

NOTES

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## COMPANY PORTFOLIO AND FACTS ABOUT OUR SERVICES

17,000+ Managed substances portfolio

2500+ Registered Substances, 1000+ Lead Registration & Consortia Management

Authoring of 10000+ REACH & CLP compliant SDS, and 500+ e-SDS. Translated SDS in 30+ languages.

Extensive network of OECD-GLP certified CROs managing toxicological, eco-toxicological, environmental & Phys-chem studies.

Developed & deployed a fully automated compliance certificates management system called 'Supply Chain Communication Portal' for seamless regulatory communication and due diligence - between supplier, buyer, and OR. The portal is used by 5000+ users

500+ Downstream User Import Notification (DUIN) in UK.

Achieve 120+ **Regulations** excellence worldwide. We have regulatory experience and

expertise for over 50+ countries and a global presence. We provide end-to-

end compliance solutions in various sectors and are with our clients every step of the way.

# SECTORS

- Chemicals: REACH-like regulation
- Agrochemicals: PPP ( Plant Protection Products), BPR ( **Biocidal Products** Regulation)
- Cosmetics: Cosmetic Regulations
- Food Contact Material: FDA (Federal and Drug Administration)
- Circular Economy



MHEET CREDITWORTHUNESS 107400110004-0110

### REGULATORY EXPERTISE

- EU (EU-REACH)
- UK (UK-REACH)
- Turkey REACH (KKDIK) Korea REACH (K-
- REACH)
- India REACH (ICMSR)
- **BIS** Certification .
- Eurasia REACH (TR 041)
  - Taiwan REACH (TCCSCA)
- Order No.12)
- Japan (CSCL, PRTR, PDSCL, ISHL)
- USA (TSCA/FDA)
- Canada (CEPA)
- Latin America -Colombia (INSQUI), Chile Inventory

# SERVICES

- Registrations & . Notifications
- Global Regulatory Compliance & Status Assessment
- Substance & Dossier **Evaluation Process**
- Management Lead Registration
- activity and technical dossier preparation
- Toxicological assessment & Dossier updates
- Contract Study Management & Monitoring
- Compliance Verification & Certificates
- REACH & CLP compliant SDS & Extended SDS (eSDS)
- SDS translations in over 30 languages



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