# Key Highlights of Union Budget 2021

# Changes under the Customs and Excise



Compiled by Alok Kumar Gupta

Union Budget 2021 was presented in Parliament on Monday, February 1<sup>st</sup>, 2021. Presenting the **first ever digital Union Budget**, Union Minister of Finance and Corporate Affairs Smt. Nirmala Sitharaman stated that India's fight against COVID-19 continues into 2021 and that this moment in history, when the political, economic, and strategic relations in the post-COVID world are changing, is the **dawn of a new era – one in which India is well-poised to truly be the land of promise and hope**.

## 6 pillars of the Union Budget 2021-22:

The Budget proposals for this financial year rest on following six pillars:

- ✓ Health and Wellbeing
- ✓ Physical & Financial Capital and Infrastructure
- ✓ Inclusive Development for Aspirational India
- ✓ Reinvigorating Human Capital
- ✓ Innovation and R&D
- ✓ Minimum Government and Maximum Governance

This document summarises the changes made/ proposed under the Customs and Excise – Section wise in comparative manner for easy digest.

# **CUSTOMS**

Unless otherwise stated, all changes in rate of Customs duty take effect from the midnight of 1st February/ 2nd February 2021. A declaration has been made under the Provisional Collection of Taxes Act, 1931 in respect of clauses 95(i) [Amendment of First Schedule to the Customs Tariff Act, 1975], 115 [Agriculture Infrastructure and Development Cess on imported goods and 116 [Agriculture Infrastructure and Development Cess on excisable goods] of the Finance Bill, 2021 so that changes proposed therein takes effect from the midnight of 1<sup>st</sup> February/2<sup>nd</sup> February 2021. The remaining legislative changes would come into effect only upon the enactment of the Finance Bill, 2021.

#### Proposed Amendments in the Customs Act, 1962

**Synopsis:** Certain significant changes have been made in the Customs Act, 1962 (**"the Customs Act"**). Mostly, these are for enhanced trade facilitation. A definite period of two year, extendable by one year is being prescribed for completion of investigation. Also, it is being prescribed that conditional exemption shall be having validity of two years unless specifically provided otherwise or varied or rescinded earlier (the notification would end on 31<sup>st</sup> March falling immediately after two years of issue of exemption).

IGCR Rules have been amended to allow job work on imported goods and also to allow disposal of goods at payment of duty on depreciated value. A few changes are made for improving compliance.

Current provisions	Proposed provisions	Effect of changes made
Section – 2 (Definitions)		
	New clause inserted after	In Section 2, a new clause (7B)
	clause (7A):	is being inserted <u>defining</u>
		<u>"common portal"</u> (Common
	'(7B) "common portal"	Customs Electronic Portal)
	means the Common Customs	
	Electronic Portal referred to	
	in section 154C;'.	
Sectio	on - 5 (Powers of officers of cus	toms)
"5(3) Notwithstanding	"5(3) Notwithstanding	Sub-section (3) to Section 5 of
anything contained in this	anything contained in this	the Customs Act is being
section, a Commissioner	section, a Commissioner	amended to <u>empower</u>
(Appeals) shall not exercise	(Appeals) shall not exercise	Commissioner (Appeals) to

than those specified in Chapter XV and section 108"than those specified in Chapter XV, section 108 and sub-section (1D) of section 110"110110110III	newly inserted ion (1D) of Section Seizure of goods, ents and things], apart apter XV [Appeals and n] and Section 108	
thanthosespecifiedin110130Chapter XV and section 108"Chapter XV, section 108 and sub-section (1D) of sectiondocume from Ch110"InInInIn110InInInIn110"In </th <th>Seizure of goods, ents and things], apart apter XV [Appeals and n] and Section 108</th>	Seizure of goods, ents and things], apart apter XV [Appeals and n] and Section 108	
Chapter XV and section 108"Chapter XV, section 108 and sub-section (1D) of section 110"docume from Ch Revision [Power t give ev	ents and things], apart apter XV [Appeals and h] and Section 108	
sub-section (1D) of section from Ch 110" [Powert give ev	apter XV [Appeals and and Section 108	
110" Revision [Powert give ev	n] and Section 108	
[Powert give ev	-	
give ev		
	to summon persons to	
	idence and produce	
docume	ents] contained	
earlier.		
Section - 25 (Power to grant exemption from duty	)	
New sub-section inserted Section	25 of the Customs Act	
after sub-section (4): is being	amended to prescribe	
that	all conditional	
"(4A) Where any exemption exemption	<u>ions</u> , unless otherwise	
is granted subject to any specified	d or varied or	
condition under sub-section rescinde	ed, given under the	
(1), such exemption shall, Customs	s Act shall <u>come to an</u>	
unless otherwise specified or <u>end on</u>	31st March falling	
varied or rescinded, be valid immedia	<b>ately two years</b> after	
upto 31st day of March the dat	te of such grant or	
falling immediately after two variation	n. Further, all <u>existing</u>	
years from the date of such condition	onal exemptions in	
grant or variation: force as	on the date on which	
the Fina	nce Bill, 2021 receives	
Provided that in respect of the ass	ent of the President	
any such exemption in force (unless	having a prescribed	
as on the date on which the end dat	te), shall come to an	
Finance Bill, 2021 receives end on	<b>31st March 2023</b> (if	
the assent of the President, not sp	ecifically extended/	
the said period of two years rescinde	ed earlier) on review.	
shall be reckoned from the		
1st day February, 2021."		
Section 28BB – Time limit for completion of certain actions.		

 New Section inserted after	A new Section 28BB is being
Section 28BA:	introduced prescribing a <u>two-</u>
"28BB. (1) Any inquiry or	year time limit, further
investigation under this Act,	extendable by one year by the
culminating in the issuance of	Commissioner, for
a notice under subsection (1)	completion of any
or sub-section (4) of section	proceedings under the
28 shall be completed by	Customs Act which would
issuing such notice, within a	culminate in issuance of a
period of two years from the	notice under Section 28 ibid
date of initiation of audit,	[i.e. recovery of duties not
search, seizure or summons,	levied or short-levied or
as the case may be:	erroneously refunded].
Provided that the Principal	
Commissioner of Customs or	
the Commissioner of Customs	
may, on sufficient cause being	
shown and for reasons to be	
recorded in writing, extend	
the said period to a further	
period of one year.	
(2) For computing the period	
under sub-section (1), the	
period during which stay was	
granted by an order of a court	
or tribunal, or the period for	
seeking information from an	
overseas authority through a	
legal process, shall be	
excluded.	
Explanation.—For the	
removal of doubts, it is	
hereby declared that nothing	
contained in this section shall	
apply to any such proceeding	
initiated before the date on	
which the Finance Bill, 2021	
,	

	we as the second of the	
	receives the assent of the President.".	
Contid		
	on 46 - Entry of goods on import	
(3) The importer shall present	(3) The importer shall present	Sub section (3) of Section 46 is
the bill of entry under	the bill of entry under sub-	being amended so as to:
subsection (1) <i>before the end</i>	section (1) before the end of	
of the next day following the	the day (including holidays)	a) mandate <u>filing of bill of</u>
day (excluding holidays) on	preceding the day on which	entry before the end of the
which the aircraft or vessel or	the aircraft or vessel or	day preceding the day
vehicle carrying the goods	vehicle carrying the goods	(including holidays) of arrival
arrives at a customs station at	arrives at a customs station at	<u>of goods.</u>
which such goods are to be	which such goods are to be	
cleared for home	cleared for home	b) A new proviso is being
consumption or warehousing:	consumption or warehousing:	introduced therein, to enable
		the Board to notify the time-
	Provided that <i>the Board may</i> ,	period for presenting bill of
	in such cases as it may deem	entry in certain cases as it
	fit, prescribe different time	may deem fit.
	limits for presentation of the	
	bill of entry, which shall not be	
	later than the end of the day	
	of such arrival:	
Provided that a bill of entry	Provided further that a bill of	
may be presented at any time	entry may be presented at	
not exceeding thirty days	any time not exceeding thirty	
prior to the expected arrival	days prior to the expected	
of the aircraft or vessel or	arrival of the aircraft or vessel	
vehicle by which the goods	or vehicle by which the goods	
have been shipped for	have been shipped for	
importation into India:	importation into India:	
Provided further that where	Provided also that where the	
the bill of entry is not	bill of entry is not presented	
presented within the time so	within the time so specified	
specified and the proper	and the proper officer is	
officer is satisfied that there	satisfied that there was no	

was no sufficient cause for	sufficient cause for such	
such delay, the importer shall	delay, the importer shall pay	
pay such charges for late	such charges for late	
presentation of the bill of	presentation of the bill of	
entry as may be prescribed.	entry as may be prescribed.	
Section – 11	10 (Seizure of goods, documents	and things)
	New sub-section inserted	
	after sub-section (1C):	
		Section 110 of the Customs
	"(1D) Where the goods seized	Act is being amended so as to
	under sub-section (1) is gold in	revise the procedure for pre-
	any form as notified under	trial disposal of seized gold,
	sub-section (1A), then, the	in any form as notified.
	proper officer shall, instead of	Commissioner (Appeals)
	making an application under	having jurisdiction, to certify
	subsection (1B) to the	the correctness of inventory
	Magistrate, make such	of the seized goods and carry
	application to the	out other procedures as
	Commissioner (Appeals)	prescribed, before the
	having jurisdiction, who shall,	disposal of the gold in a
	as soon as may be, allow the	manner as may be
	application and thereafter,	determined by the Central
	the proper officer shall	Government. Other
	dispose of such goods in such	consequential amendments
	manner as the Central	to give effect to this provision
	Government may determine."	are also being carried out.
		<u> </u>
Section - 113 (Confiscat	ion of goods attempted to be in	nproperly exported, etc)
	New clause inserted after	
	clause (j):	
		New clause (ja) is being added
	"(ja) any goods entered for	to Section 113 to provide for
	exportation under claim of	the <b>confiscation of any goods</b>
	remission or refund of any	entered for exportation
	duty or tax or levy to make a	under claim of remission or
	wrongful claim in	refund of any duty or tax or
	contravention of the	levy, so as to make a wrongful
	provisions of this Act or any	claim in contravention of the

Section – 114AC (Penalty for	other law for the time being in force;" Fraudulent utilisation of input t New Section inserted after	provisions of the Customs Act or any other law for the time being in force. <b>ax credit for claiming refund)</b>
	Section 114AB: "114AC. Where any person has obtained any invoice by fraud, collusion, willful misstatement or suppression of facts to utilise input tax credit on the basis of such invoice for discharging any duty or tax on goods that are entered for exportation under claim of refund of such duty or tax, such person shall be liable for penalty not exceeding five times the refund claimed. Explanation.—For the purposes of this section, the expression "input tax credit" shall have the same meaning as assigned to it in clause (63) of section 2 of the Central Goods and Services Tax Act, 2017."	A new Section 114AC is being inserted in the Customs Act to <b>prescribe penalty</b> in specific case where any <u>person has</u> obtained any invoice by fraud, collusion, wilful misstatement or suppression of facts to <u>utilize Input Tax Credit</u> on the basis of such invoice for discharging any duty or tax on goods that are entered for exportation <u>under claim of</u> refund of any duty or tax.
Section – 139 (	Presumption as to documents in	n certain cases)
"Explanation For the purposes of this section, "document" includes inventories, photographs and lists certified by <u>a Magistrate</u> <u>under sub-section (1C) of</u> <u>section 110"</u>	"Explanation For the purposes of this section, "document" includes inventories, photographs and lists certified by a Magistrate under subsection (1C), or Commissioner (Appeals)	Explanation to Section 139 of the Customs Act is being amended so as to <u>include</u> <u>inventories</u> , <u>photographs and</u> <u>lists certified by the</u> <u>Commissioner (Appeals)</u> under the new sub-section

"Save as otherwise provided"Save ain sections 30 and 41, thein sectiproper officer may, in hisproperdiscretion, authorise anydiscreticdocument, after it has beendocumepresented in the custompresentehouse to be amended in suchhouse toform and manner, within suchform antime,subjecttorestrictions and conditions, asrestrictionsmay be prescribed:may beProvided that no amendmentprovidedof a bill of entry or a shippingof a bill or billbill or bill of export shall be sobill or billafter the imported goodsafter the	Amendment of docum is otherwise provided ions 30 and 41, the officer may, in his on, authorise any int, after it has been ed in the custom o be amended in such d manner, within such subject to such ons and conditions, as prescribed:	Section 149 is being amended so as to: a) introduce a <b>second proviso</b> which would allow amendments to be done through the customs automated system on the basis of risk evaluation through appropriate selection
in sections 30 and 41, the in section proper officer may, in his proper discretion, authorise any discretion document, after it has been docume presented in the custom presented in the custom presented form and manner, within such form and time, subject to such time, restrictions and conditions, as may be prescribed: Provided that no amendment provided that no amendment of a bill of entry or a shipping of a bill or bill of export shall be so after the imported goods after the solution of a form and manner and the solution of a bill or bill of the solution of a form and the solution	ons 30 and 41, the officer may, in his on, authorise any nt, after it has been ed in the custom o be amended in such d manner, within such subject to such ons and conditions, as	so as to: a) introduce a <b>second proviso</b> which would allow amendments to be done through the customs automated system on the basis of risk evaluation
Provided that no amendment Provided of a bill of entry or a shipping of a bill bill or bill of export shall be so bill or bi authorised to be amended authoris after the imported goods after the		criteria.
warehouse, or the export warehouse goods have been exported, goods have except on the basis of except documentary evidence which docume was in existence at the time was in the goods were cleared, the go	d that no amendment of entry or a shipping ill of export shall be so sed to be amended e imported goods have cleared for home ption or deposited in a use, or the export have been exported, on the basis of ntary evidence which existence at the time bods were cleared, ed or exported, as the	b) introduce a <b>third proviso</b> so that certain amendments, as may be specified by the Board, may be done by the importer or exporter on the common portal.

	customs automated system on the basis of risk evaluation through appropriate selection criteria: Provided also that such amendments, as may be specified by the Board, may be done by the importer or exporter on the common	
Continu	portal."	an atal
	n – 153 (Service of order, decisio	-
<ul> <li>"(1) An order, decision, summons, notice or any other communication under this Act or the rules made thereunder may be served in any of the following modes, namely:</li> <li>(c) by sending it to the e-mail address as provided by the person to whom it is issued, or to the e-mail address available in any official correspondence of such person;"</li> </ul>	<ul> <li>"(1) An order, decision, summons, notice or any other communication under this Act or the rules made thereunder may be served in any of the following modes, namely:- </li></ul>	Section 153 is being amended so as to insert a new clause (ca) under sub section (1) thereof so as to <u>enable</u> <u>service of order, summons,</u> <u>notice, etc. by making it</u> <u>available on the common</u> <u>portal.</u>
Section – 2	154C (Common Customs Electro	nic Portal)
	New Section inserted after Section 154B: "154C. The Board may notify a common portal, to be called the Common Customs	Chapter XVII is being amended so as to insert a new Section 154C for <b>notification</b>

Electronic Portal, for	of a common portal for
facilitating registration, filing	facilitating registration, filing
of bills of entry, shipping bills,	of bills of entry, shipping bills,
other documents and forms	any other document or form
prescribed under this Act or	prescribed under the
under any other law for the	Customs Act or under any
time being in force or the rules	other law for the time being in
or regulations made	force or the rules and
thereunder, payment of duty	regulations made thereunder,
and for such other purposes,	payment of duty and for
as the Board may, by	carrying out such other
notification, specify.".	functions and for such
	purposes as may be specified.

#### Proposed Amendments in the Customs Tariff Act, 1975

**Synopsis:** Certain changes have also been made in the Customs Tariff Act, 1975 (**"the Customs Tariff Act"**) and Rules made thereunder in the provisions relating to trade remedial measures (ADD/CVD and Safeguard Measures). Besides other changes, these changes introduce the provisions for anti-absorption investigation in ADD/CVD, bringing in uniformity in the provisions. Certain changes have also been made in the corresponding Rules.

Current provisions	Proposed provisions	Effect of changes made
Section – 8B (Power o	of Central Government to apply	safeguard measures)
"(6) Notwithstanding	"(6) Notwithstanding	Section 8B of the Customs
anything contained in the	anything contained in the	Tariff Act is being amended to
foregoing subsections, a	foregoing sub-sections, a	incorporate certain technical
notification issued under sub-	notification issued under sub-	changes and include the
section (1) or any safeguard	section (1) or any safeguard	meaning of SEZ.
measures applied under sub-	measures applied under sub-	
sections (2), (3), (4) and (5),	sections (2), (3), (4) and (5),	
shall not apply to articles	shall not apply to articles	
imported by a hundred per	imported by a hundred per	
cent. export-oriented	cent. Export-oriented	
undertaking or a unit in a	undertaking or a unit in a	
special economic zone,	special economic zone,	
unless-	unless-	

(i) it is specifically made applicable in such notification or to such undertaking or unit;	(i) it is specifically made applicable in such notification or to such undertaking or unit or;	
(ii) such article is either cleared as such into the domestic tariff area or used in the manufacture of any goods that are cleared into the domestic tariff area, in which case, safeguard measures shall be applied on the portion of the article so cleared or used, as was applicable when it was imported into India.	(ii) such article is either cleared as such into the domestic tariff area or used in the manufacture of any goods that are cleared into the domestic tariff area, in which case, safeguard measures shall be applied on the portion of the article so cleared or used, as was applicable when it was imported into India.	
Explanation.—For the purposes of this section, the expressions "hundred per cent. Export-oriented undertaking", and "special economic zone" shall have the same meaning as assigned to them in Explanation 2 to sub- section (1) of section 3 of the Central Excise Act, 1944. (1 of 1944.)"	Explanation.—For the purposes of this sub section,– (a) the expression "hundred per cent. Export oriented undertaking" shall have the same meaning as assigned to it in clause (i) of Explanation 2 to sub section (1) of section 3 of the Central Excise Act, 1944; (b) the expression "special economic zone" shall have the same meaning as assigned to it in clause (za) of section 2 of the Special Economic Zones Act, 2005."	
Section – 9 (Countervailing duty on subsidized articles)		

(1A) Where the Central	(1A) Where the Central	Section 9 and 9A of the
Government, on such inquiry	Government, on such inquiry	Customs Tariff Act and
as it considers necessary, is of	as it considers necessary, is of	respective Rules are being
the opinion that	the opinion that	amended to make following
circumvention of	circumvention of	amendments in the provision
countervailing duty imposed	countervailing duty imposed	relating to ADD, CVD,
under sub-section (1) has	under sub-section (1) has	safeguard measures:
taken place, either by altering	taken place, either by altering	
the description or name or	the description or name or	• imposition of duty from the
composition of the article on	composition of the article on	date of initiation of anti-
which such duty has been	which such duty has been	circumvention investigation;
imposed or by import of such	imposed or by import of such	
article in an unassembled or	article in an unassembled or	• anti-absorption provisions
disassembled form or by	disassembled form or by	to counter situation where,
changing the country of its	changing the country of its	by reduction of export prices
origin or export or in any other	origin or export or in any other	or otherwise, the ADD/CVD
manner, whereby the	manner, whereby the	levied is sought to be
countervailing duty so	countervailing duty so	absorbed, diluting the
imposed is rendered	imposed is rendered	intended impact of such
ineffective, it may extend the	ineffective, it may extend the	ADD/CVD.
countervailing duty to such	countervailing duty to such	
other article also.	other article also from such	• imposition of these duties
	date, not earlier than the date	on review for period upto 5
	of initiation of the inquiry, as	<u>years</u> at a time;
	the Central Government may,	
	by notification in the Official	<ul> <li>uniform provisions for</li> </ul>
	Gazette, specify.	imposition ADD/CVD on
		account of inputs (attracting
	(1B) Where the Central	ADD or CVD) used by EOUs
	Government, on such inquiry	and SEZs for manufacture of
	as it considers necessary, is of	goods that are cleared to
	the opinion that absorption of	Domestic Tariff Area;
	countervailing duty imposed	
	under sub-section (1) has	<ul> <li>whenever any particular</li> </ul>
	taken place whereby the	ADD or CVD is temporarily
	countervailing duty so	revoked, such <u>temporary</u>
	imposed is rendered	
	ineffective, it may modify such	

		·
	duty to counter the effect of	revocation shall not exceed
	such absorption, from such	<u>one year at a time.</u>
	date, not earlier than the date	<ul> <li>final findings are to be</li> </ul>
	of initiation of the inquiry, as	issued in ADD/CVD, in
	the Central Government may,	investigation in review
	by notification in the Official	proceedings, by the
	Gazette, specify.	designated authority, at least
		three months prior to expiry
	Explanation.—For the	of the ADD under review
	purposes of this sub-section,	(with effect from the 1st Jul,
	"absorption of countervailing	2021);
	duty" is said to have taken	
	place,—	• provisional assessment in
		anti-circumvention
	a) if there is a decrease in the	investigation and make some
	export price of an article	other technical changes in
	without any commensurate	ADD/CVD Rules;
	change in the resale price in	
	India of such article imported	• manner of application of
	from the exporting country or	safeguard measure, including
	territory; or	tariff-rate quota in the
	b) under such other	Safeguard Duty (name
	circumstances as may be	changed to Safeguard
	provided by rules.	Measures) Rules.
(2) The Control Concerns of	(2) The Central Government	
(2) The Central Government	may	
may		
	(2A) Notwithstanding	
	anything contained in	
	subsections (1) and (2), a	
	notification issued under sub-	
	section (1) or any	
	countervailing duty imposed	
	under sub-section (2) shall not	
	apply to article imported by a	
	hundred per cent. export-	

oriented undertaking or a unit	
in a special economic zone,	
unless, —	
(i) it is specifically made	
applicable in such notification	
or to such undertaking or unit;	
or	
(ii) such article is either	
cleared as such into the	
domestic tariff area or used in	
the manufacture of any goods	
that are cleared into the	
domestic tariff area, in which	
case, countervailing duty shall	
be imposed on that portion of	
the article so cleared or used,	
as was applicable when it was	
imported into India.	
Explanation.—For the	
purposes of this subsection,—	
a) the expression "hundred	
per cent. Export-oriented	
undertaking" shall have the	
same meaning as assigned to	
it in clause (i) of Explanation 2	
to subsection (1) of section 3	
of the Central Excise Act,	
1944;	
b) the expression "special	
economic zone" shall have the	
same meaning as assigned to	
it in clause (za) of section 2 of	
the Special Economic Zones	
Act, 2005.';	
(6) The countervailing duty	
imposed under this section	
shall, unless revoked earlier,	

(6) The countervailing duty	cease to have effect on the	
imposed under this section	expiry of five years from the	
shall, unless revoked earlier,	date of such imposition :	
cease to have effect on the		
expiry of five years from the	Provided that if the Central	
date of such imposition :	Government, in a review, is of	
	the opinion that the cessation	
Provided that if the Central	of such duty is likely to lead to	
Government, in a review, is of	continuation or recurrence of	
the opinion that the cessation	subsidization and injury, it	
of such duty is likely to lead to	may, from time to time,	
continuation or recurrence of	extend the period of such	
subsidization and injury, it	imposition for a further period	
may, from time to time,	upto five years and such	
extend the period of such	further period shall	
imposition for a further period		
of five years and such further	order of such extension :	
period shall commence from		
the date of order of such	Provided further that where a	
extension :	review initiated before the	
	expiry of the aforesaid period	
Provided further that where a		
review initiated before the	a conclusion before such	
	expiry, the countervailing	
	duty may continue to remain	
a conclusion before such	in force pending the outcome	
expiry, the countervailing	of such a review for a further	
duty may continue to remain	period not exceeding one	
	year.	
of such a review for a further	Provided also that if the said	
period not exceeding one	duty is revoked temporarily,	
year.	the period of such revocation	
	time.	
imposition for a further period of five years and such further period shall commence from the date of order of such extension : Provided further that where a review initiated before the expiry of the aforesaid period of five years has not come to a conclusion before such expiry, the countervailing duty may continue to remain in force pending the outcome of such a review for a further period not exceeding one year.	commence from the date of order of such extension : Provided further that where a review initiated before the expiry of the aforesaid period of five years has not come to a conclusion before such expiry, the countervailing duty may continue to remain in force pending the outcome of such a review for a further period not exceeding one year. Provided also that if the said duty is revoked temporarily, the period of such revocation shall not exceed one year at a	

Section – 9A (Anti-dumping duty on dumped articles)

(1A) Where the Central	(1A) Where the Central	Kindly read as above
· ,	. ,	Kindly read as above
Government, on such inquiry	Government, on such inquiry	
as it may consider necessary,	as it may consider necessary,	
is of the opinion that	is of the opinion that	
circumvention of anti-	circumvention of antidumping	
dumping duty imposed under	duty imposed under sub-	
sub-section (1) has taken	section (1) has taken place,	
place, either by altering the	either by altering the	
description or name or	description or name or	
composition of the article	composition of the article	
subject to such anti-dumping	subject to such antidumping	
duty or by import of such	duty or by import of such	
article in an unassembled or	article in an unassembled or	
disassembled form or by	disassembled form or by	
changing the country of it	changing the country of it	
origin or export or in any other	origin or export or in any other	
manner, whereby the	manner, whereby the anti-	
antidumping duty so imposed	dumping duty so imposed is	
is rendered ineffective, it may	rendered ineffective, it may	
extend the anti-dumping duty	extend the anti-dumping duty	
to such article or an article	to such article or an article	
originating in or exported	originating in or exported	
from such country, as the case	from such country, as the case	
may be.	may be from such date, not	
	earlier than the date of	
	initiation of the inquiry, as the	
	Central Government may, by	
••••••	notification in the Official	
	Gazette, specify.	
	Guzette, specify.	
	(1B) Where the Central	
	Government, on such inquiry	
	as it may consider necessary,	
	is of the opinion that	
	absorption of antidumping	
	duty imposed under sub-	
	section (1) has taken place	
	whereby the anti-dumping	
L	increasy the and damping	

	duty so imposed is rendered	
	ineffective, it may modify such	
	duty to counter the effect of	
	such absorption, from such	
	date, not earlier than the date	
	of initiation of the inquiry, as	
	the Central Government may,	
	by notification in the Official	
	Gazette, specify.	
	Explanation.—For the	
	purposes of this sub-section,	
	"absorption of antidumping	
	duty" is said to have taken	
	place,—	
	(a) if there is a decrease in the	
	export price of an article	
	without any commensurate	
	change in the cost of	
	production of such article or	
	export price of such article to	
	countries other than India or	
	resale price in India of such	
	article imported from the	
	exporting country or territory;	
	or	
	(b) under such other	
	circumstances as may be	
	provided by rules.';	
(2A) Notwithstanding	(2A) Notwithstanding	
anything contained in sub -	anything contained in sub -	
section (1) and sub -section	section (1) and sub -section	
(2), a notification issued under	(2), a notification issued under	
sub -section (1) or any anti -	subsection (1) or any anti -	
dumping duty imposed under	Subsection (1) of any anti -	

sub -section (2), shall not	dumping duty imposed under	
apply to articles imported by a	subsection (2) shall not apply	
hundred per cent, export -	to articles imported by a	
oriented undertaking unless, -	hundred per cent. export -	
	oriented undertaking or a unit	
	in a special economic zone,	
	unless, —	
(i) specifically made	(i) it is specifically made	
applicable in such	applicable in such notification	
notifications or such	or to such undertaking or unit;	
impositions, as the case may	or	
be; or	(ii) such article is either	
(ii)the article imported is	cleared as such into the	
either cleared as such into the	domestic tariff area or used in	
domestic tariff area or used in	the manufacture of any goods	
the manufacture of any goods	that are cleared into the	
that are cleared into the	domestic tariff area, in which	
domestic tariff area, and in	case, antidumping duty shall	
such cases anti -dumping duty	be imposed on that portion of	
shall be levied on that portion	the article so cleared or used,	
of the article so cleared or so	as was applicable when it was	
used as was leviable when it	imported into India.	
was imported into India.		
	Explanation.—For the	
ExplanationFor the purposes	purposes of this section,—	
of this sub-section, the		
expression "hundred per cent	(a) the expression "hundred	
export-oriented undertaking"	per cent. Export-oriented	
shall have the meaning	undertaking" shall have the	
assigned to it in Explanation 2	same meaning as assigned to	
to sub-section (1) of section 3	it in clause (i) of Explanation 2	
of the Central Excise Act,	to subsection (1) of section 3	
1944; (1 of 1944)]	of the Central Excise Act,	
	1944;	
	(b) the expression "special	
	economic zone" shall have the	
	same meaning as assigned to	

<ul> <li>(5) The anti-dumping duty imposed under this section shall, unless revoked earlier, cease to have effect on the expiry of five years from the date of such imposition :</li> <li>(5) The anti-dumping duty imposed under this section shall, unless revoked earlier, cease to have effect on the expiry of the central Government, in a review, is of the opinion that the cessation of such duty is likely to lead to continuation or recurrence of dumping and injury, it may, from time to time, extend the period of such imposition for a further period shall commence from the date of order of such extension :</li> <li>Provided further that where a review initiated before the expiry of the aforesaid period of five years has not come to a conclusion before such expiry, the anti-dumping duty</li> <li>Provided further that where a review initiated before the expiry of the aforesaid period of such a review for a further period not exceeding one year.</li> <li>(5) The anti-dumping duty imposed under this section shall, unless revoked earlier, cease to have effect on the expiry of five years from the date of such imposition for a further period shall commence from the date of a conclusion before such expiry of the aforesaid period of five years has not come to a conclusion before such expiry, the anti-dumping duty may continue to remain in force pending the outcome of such a review for a further period not exceeding one year.</li> </ul>			
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date of such imposition :(5) The anti-dumping duty imposed under this section shall, unless revoked earlier, cease to have effect on the expiry of five years from the date of such imposition :Provided that if the Central government, in a review, is of further period of such imposition for a further period of five years and such further period shall commence from the date of order of such extension :Provided that if the Central Government, in a review, is of the opinion that the cessation of such duty is likely to lead to continuation or recurrence of dumping and injury, it may, from time to time, extend the period of such extension :Provided further period shall commence from the date of order of such extension :Provided that if the Central Government, in a review, is of the opinion that the cessation of such duty is likely to lead to continuation or recurrence of dumping and injury, it may, from time to time, extend the period of such imposition for a further period shall commence from the date of order of such extension isProvided further that where a review initiated before such a conclusion before such a conclusion before such expiry, the anti-dumping duty may continue to remain in force pending the outcome of such a review for a further period not exceeding oneProvided further that where a review initiated before the expiry, the antidumping duty may continue to remain in force pending the outcome of such a review for a further period not exceeding one	cease to have effect on the		
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may continue to remain in force pending the outcome of such a review for a further period not exceeding one	year.	a conclusion before such	
force pending the outcome of such a review for a further period not exceeding one		expiry, the antidumping duty	
such a review for a further period not exceeding one		may continue to remain in	
period not exceeding one		force pending the outcome of	
		such a review for a further	
year.		period not exceeding one	
		year.	

Provided also that if the said	
duty is revoked temporarily,	
the period of such revocation	
shall not exceed one year at a	
time.	

#### Amendments in First Schedule of the Customs Tariff Act, 1975

#### AMENDMENTS IN FIRST SCHEDULE OF THE CUSTOMS TARIFF ACT, 1975

In the Customs Tariff Act 1975, the First Schedule shall—

- (a) be amended in the manner specified in the Second Schedule; and
- (b) with effect from the 1<sup>st</sup> April, 2021, be also amended in the manner specified in the Third Schedule; and
- (c) with effect from the 1<sup>st</sup> January, 2022, be also amended in the manner specified in the Fourth Schedule.

#### Amendments in the Customs Rules

**Customs (Import of Goods at Concessional Rate of Duty) Rules, 2017** ["IGCR Rules"] are being amended to <u>provide the following facilities</u>:

- to **allow job-work** of the materials (except gold and jewellery and other precious metals) imported under concessional rate of duty
- to **allow 100% out-sourcing** for manufacture of goods on job-work

• to allow imported capital goods that have been used for the specified purpose to be cleared on payment of differential duty, along with interest, on the depreciated value. The depreciation norms would be the same as applied to EOUs, as per Foreign Trade Policy.

#### **Gist of Various Customs Notifications**

Following are the gist of the notifications which makes amendment in Customs Tariff and NonTariff, with effect from midnight of Feb 01/Feb 02, 2021.

	Customs: Tariff Notifications		
S.	S. Notification No. Description		
No.			
1.	02/2021-Customs,	Seeks to further amend Notification No. 50/2017-Customs	
	dated February 1,	dated 30 <sup>th</sup> June 2017 so as to prescribe <b>effective rate of Basic</b>	
	<u>2021</u>	Customs Duty (BCD).	
2.	03/2021-Customs,	Seeks to further amend Notification No. 57/2017-Customs,	
	dated February 1,	dated the 30 <sup>th</sup> June 2017 so as to <b>prescribe effective BCD rate</b>	
	<u>2021</u>	on IT/Electronics items .	
3.	04/2021-Customs,	Seeks to further amend Notification No. 25/99-Customs dated	
	dated February 1,	28 <sup>th</sup> February 1999 so as to withdraw BCD exemption on the	
	<u>2021</u>	specified parts of transformers.	
4.	05/2021-Customs,	Seeks to further amend Notification No. 24/2005-Customs	
	dated February 1,	dated 1 <sup>st</sup> March 2005 so as to clarify the scope of exemption	
	<u>2021</u>	under entry at S. No. 13S of the said notification.	
5.	06/2021-Customs,	Seeks to further amend Notification No. 08/2020-Customs	
	dated February 1,	dated 2 <sup>nd</sup> February 2020 so as to exempt the medical devices	
	<u>2021</u>	imported by international organizations and diplomatic	
		missions, from the levy of Health Cess.	
6.	07/2021-Customs,	Seeks to rescind Notification Nos. 1/2011-Customs, dated 6 <sup>th</sup>	
	dated February 1,	January 2011, 34/2017-Customs dated 30 <sup>th</sup> June 2017 and	
	<u>2021</u>	75/2017-Customs dated 13 <sup>th</sup> September 2017.	

7.	<u>08/2021-Customs,</u> <u>dated February 1,</u> <u>2021</u>	Seeks to further amend Notification No. 153/94-Customs dated 13 <sup>th</sup> July 1994 so as to <b>include temporary imports of costumes and props for film making, in the goods exempted by the said notification</b> .
8.	09/2021-Customs, dated February 1, 2021	Seeks to further amend Notification No. 42/1996-Customs dated 23 <sup>rd</sup> July, 1996 so as to make suitable amendments to the list of specified projects under heading 9801 of the First Schedule to the Customs Tariff Act.
9.	<u>10/2021-Customs,</u> <u>dated February 1,</u> <u>2021</u>	Seeks to amend Notification No. 230/86-Customs dated 3 <sup>rd</sup> April, 1986 so as to <b>notify National High Speed Rail</b> <b>Corporation Ltd. as Sponsoring Authority for High-Speed Rail</b> <b>projects.</b>
10.	<u>11/2021-Customs,</u> <u>dated February 1,</u> <u>2021</u>	Seeks to prescribe effective rate of Agriculture Infrastructure and Development Cess for specified goods (discussed separately).
11.	<u>12/2021-Customs,</u> <u>dated February 1,</u> <u>2021</u>	Seeks to rescind Notification No. 12/2018-Customs dated 02.02.2018 [exempt specified goods from the of levy of Social Welfare Surcharge in excess of 3%].
12.	<u>13/2021-Customs,</u> <u>dated February 1,</u> <u>2021</u>	Seeks to exempt Social Welfare Surcharge leviable on Agriculture Infrastructure and Development Cess on Gold and Silver.
13.	<u>14/2021-Customs,</u> <u>dated February 1,</u> <u>2021</u>	Seeks to exempt Social Welfare Surcharge leviable on Crude or roughly trimmed or Blocks Marble or travertine.
14.	<u>15/2021-Customs,</u> <u>dated February 1,</u> <u>2021</u>	Seeks to further amend Notification No. 82/2017-Customs dated 27 <sup>th</sup> October, 2017 [prescribes effective rate of duty under chapters 50 to 63 on textile products].

		Customs: Non-Tariff Notifications
1.	09/2021-Customs (N.T.) dated February 1, 2021	Seeks to further amend Customs (Import of Goods at Concessional Rate of Duty) Rules, 2017 (discussed separately).
2.	<u>10/2021-Customs (N.T.)</u> dated February 1, 2021	Seeks to further amend Customs Tariff (Identification, Assessment and Collection of Countervailing Duty on Subsidized Articles and for Determination of Injury) Rules, 1995 to introduce anti-circumvention provisions in these rules and make certain other miscellaneous changes.
3.	<u>11/2021-Customs (N.T.)</u> dated February 1, 2021	Seeks to further amend Customs Tariff (Identification, Assessment and Collection of Countervailing Duty on Subsidised Articles and for Determination of Injury) Rules, 1995 to enable provisional assessment in anti-circumvention investigation and make certain other miscellaneous changes.
4.	<u>12/2021-Customs (N.T.)</u> dated February 1, 2021	Seeks to further amend Customs Tariff (Identification and Assessment of Safeguard Duty) Rules, 1997 to provide for the manner of application of safeguard measures including tariff rate quota and make certain other miscellaneous changes.

		Customs: Anti-Dumping Duty
1.	<u>05/2021Customs</u> (ADD), <u>dated</u> <u>February</u> <u>1, 2021</u>	Seeks to amend Notification No. 54/2018 – Customs (ADD) dated 18 <sup>th</sup> October 2018 so as <b>to temporarily revoke the operation of the said</b> <b>notification for the period from 2<sup>nd</sup> February 2021 to 30<sup>th</sup> September</b> <b>2021.</b>
2.	06/2021Customs (ADD), dated February 1, 2021	Seeks to amend Notification No. 38/2019 – Customs (ADD) dated 25 <sup>th</sup> September 2019 so as <b>to temporarily revoke the operation of the said</b> <b>notification for the period from 2nd February 2021 to 30<sup>th</sup> September</b> <b>2021.</b>
3.	07/2021Customs (ADD), dated February 1, 2021	Seeks to amend Notification No. 16/2020 – Customs (ADD) dated 23 <sup>rd</sup> June 2020 so as <b>to temporarily revoke the operation of the said</b> <b>notification for the period from 2<sup>nd</sup> February 2021 to 30<sup>th</sup> September</b> <b>2021.</b>

	Customs: Countervailing Duty			
1.	01/2021Customs	Seeks to rescind Notification No. 02/2020 – Customs (CVD) dated 9 <sup>th</sup>		
	(CVD), dated	October 2020.		
	<u>February</u>			
	<u>1, 2021</u>			
2.	02/2021Customs	Seeks to amend Notification No. 01/2017 – Customs (CVD) dated $7^{th}$		
	<u>(CVD), dated</u>	September 2017 so as to temporarily revoke the operation of the		
	February 1, 2021	said notification for the period from $2^{nd}$ February 2021 to $30^{th}$		
		September 2021		

## Agriculture Infrastructure and Development Cess ("AIDC")

**Synopsis:** This new cess is being imposed on imports of certain items at specified rate. Simultaneously, basic customs duty is being reduced on the items being brought under new cess. This new cess is also being imposed as additional duty of excise on petrol and diesel. At the same time, Basis Excise Duty and Special Additional Duty of Excise are being reduced. These changes would become effective on 02.02.2021, 00:00 hours owing to the declaration made under Provisional Collection of Taxes Act, 1931.

#### I. <u>Customs</u>

 AIDC, as duty of customs has been proposed under Clause 115 of the Finance Bill, 2021. Enabling provisions has been made for levy of this cess on all imported goods at the rate not exceeding the rate specified in the First Schedule to the Customs Tariff Act, 1975. However, it would be <u>levied only on specified goods as detailed below</u>. All other items are being exempted from this Cess.

Further, the **<u>BCD rates have been simultaneously lowered</u>** on items on which cess is being imposed. The list of items on which cess has been imposed and the applicable duty and AIDC on them with effect from 02.02.2021, is as follows:

S. No	Heading, sub-heading tariff item	Commodity	Basic Customs Duty	AIDC
1.	0808 10 00	Apples	15% / 35%*	35%
2.	1511 10 00	Crude Palm Oil	15%	17.5%
3.	1507 10 00	Crude Soya-bean oil	15%	20%
4.	1512 11 10	Crude Sunflower seed oil	15%	20%
5.	0713 10	Peas (Pisum sativum)	10%	40%
6.	0713 20 10	Kabuli Chana	10%	30%
7.	0713 20 20	Bengal Gram (desi chana)	10%	50%
8.	0713 20 90	Chick Peas (garbanzos)	10%	50%
9.	0713 40 00	Lentils (Mosur)	10% / 30%*	20%
10.	2204	All goods (Wine)	50%	100%

01/02/2021

11.	2205	Vermouth and other wine of fresh grapes, flavoured	50%	100%
12.	2206	Other fermented beverages for example, Cider, Perry, Mead, sake, mixture of fermented beverages or fermented beverages and non-alcoholic beverages	50%	100%
13.	2208	All goods (Brandy, Bourbon whiskey, Scotch etc.)	50%	100%
14.	2701	Various types of coal	1%	1.5%
15.	2702	Lignite, whether or not agglomerated	1%	1.5%
16.	2703	Peat, whether or not agglomerated	1%	1.5%
17.	3102 10 00	Urea	Nil	5%
18.	3102 30 00	Ammonium nitrate	2.5%	5%
19.	31	Muriate of potash, for use as manure or for the production of complex fertilisers	Nil	5%
20.	3105 30 00	Diammonium phosphate, for use as manure or for the production of complex fertilisers	Nil	5%
21.	5201	Cotton (not carded or combed)	5%	5%
22.	7106	Silver (including imports by eligible passengers)	7.5%	2.5%
23.	7106	Silver Dore	6.1%	2.5%
24.	7108	Gold (including imports by eligible passengers)	7.5%	2.5%
25.	7108	Gold Dore	6.9%	2.5%

\* All goods originating in or exported from the United States of America.

- 2) For the purpose of calculating the AIDC, the <u>import value</u> of such goods shall be calculated in the same manner as the value of goods is calculated under the provisions of Section 14 of the Customs Act, 1962.
- 3) <u>Social Welfare Surcharge (SWS) would be levied on AIDC</u>. However, <u>exemption from SWS</u> on AIDC has been given to gold and silver.
- 4) Further, <u>goods imported under Customs duty exemptions</u> available under FTA and EOU as well as under advance authorization schemes are being <u>exempted</u> from AIDC.

#### II. <u>Excise</u>

AIDC of **Rs 2.5 per litre has been imposed on petrol** and **Rs 4 per litre on diesel** as an additional duty of excise is proposed under Clause 116 of the Finance Bill, 2021. Accordingly, <u>Basic Excise</u> <u>Duty and the Special Additional Excise Duty have been calibrated</u> so that there would be no additional burden on the consumer.

Commodity	Duty rates applicable with effect from 02.02.2021 (Rs. per litre)			per litre)	
	BED	SAED	RIC	AIDC	Total
Petrol (unbranded)	1.40	11	18	2.5	32.90
Petrol (branded)	2.60	11	18	2.5	34.10
Diesel (unbranded)	1.80	8	18	4.0	31.80
Diesel (branded)	4.20	8	18	4.0	34.10

The table below summarizes the change in various duties applicable to Petrol and Diesel:

BED: Basic Excise Duty; SAED: Special Additional Excise Duty; RIC: Road and Infrastructure Cess; AIDC: Agriculture Infrastructure and Development Cess.

# **CENTRAL EXCISE**

#### Changes in Central Excise - Budget 2021

Following are the gist of the notifications which makes amendment in the Excise Tariff with effect from February 02, 2021, unless otherwise specified.

	Excise: Tariff Notifications			
S.	Notification No.	Description		
No.				
1.	01/2021-Central	Seeks to amend Notification No. 11/2017-Central Excise dated		
	Excise, dated February	30.06.2017, to prescribe effective rate of Basic Excise Duty and to add the reference of Agriculture Infrastructure and		
	<u>1, 2021</u>	Development Cess (AIDC) in the appropriate duty of excise.		
2.	02/2021-Central	Seeks to amend Notification No. 05/2019-Central Excise dated		
	Excise, dated February	06.07.2019, to prescribe effective rate of Special Additional		
	<u>1, 2021</u>	Excise Duty for Petrol and Diesel.		
3.	03/2021-Central	Seeks to exempt AIDC on blended fuels.		
	Excise, dated			
	<u>February 1, 2021</u>			
4.	04/2021-Central	Seeks to amend Notification No. 28/2002-Central Excise dated		
	Excise, dated	13.05.2002, to exempt M-15 and E-20 fuels from Special Additional Excise Duty and to add the reference of AIDC in the		
	February 1, 2021	appropriate duty of excise.		
5.	05/2021-Central	Seeks to exempt M-15 fuel from Road and Infrastructure Cess.		
	Excise, dated			
	<u>February 1, 2021</u>			
6.	06/2021-Central	Seeks to exempt E-20 fuel from Road and Infrastructure Cess.		
	Excise, dated			
	<u>February 1, 2021</u>			
7.	07/2021-Central	Seeks to amend Notification Nos. 10/2018-Central Excise,		
	Excise, dated	11/2018-Central Excise, 12/2018-Central Excise and 13/2018Central Excise, all dated 02.02.2018, to add the		
	<u>February 1, 2021</u>	reference of AIDC in the appropriate duty of excise.		
		··· · ·		

Note:

- (a) "Basic Excise Duty" means the excise duty set forth in the Fourth Schedule to the Central Excise Act, 1944.
- *(b) "Road and Infrastructure Cess" means the additional duty of central excise levied under section 112 of the Finance Act, 2018.*
- (c) "Special Additional Excise Duty" means a duty of excise levied under section 147 of the Finance Act, 2002.
- (d) NCCD means "National Calamity Contingent Duty" levied under Finance Act, 2001, as a duty of Excise on specified goods at rates specified in the seventh schedule to Finance Act, 2001.

#### Amendments in Fourth Schedule to the Central Excise Act, 1944

#### AMENDMENTS IN FOURTH SCHEDULE TO THE CENTRAL EXCISE ACT, 1944

In the Central Excise Act, 1944, the Fourth Schedule shall—

- (a) with effect from the 1<sup>st</sup> April 2021, be amended in the manner specified in the Fifth Schedule; and
- (b) with effect from the 1<sup>st</sup> January 2022, be also amended in the manner specified in the Sixth Schedule.

Revised date of effect to amendments made in Fourth Schedule vide Notification issued under Section 3C of the Central Excise Act, 1944

Notwithstanding anything contained in paragraph 2 of the notification of the Government of India in the Ministry of Finance (Department of Revenue) number G.S.R 978 (E), dated the 31<sup>st</sup> December, 2019, issued in exercise of the powers conferred under Section 3C of the Central Excise Act, 1944, the amendments made in Chapter 27 of the Fourth Schedule thereto by the said notification shall be deemed to have, and always to have had effect, for all purposes, on and from the 1<sup>st</sup> day of January, 2020.

Amendment in Fourth Schedule made by Notification No. 08/2019-CE (T) dated 31.12.2019 shall be made effective w.e.f. 01.01.2020, retrospectively.

#### Amendments in Schedule VII of the Finance Act 2001 (NCCD Schedule)

New tariff items [2404 11 00] and [2404 19 00] inserted in accordance with upcoming HS 2022 Nomenclature and prescribe NCCD of 25% on these tariff items with effect from 01.01.2022.

Note: For imposition of Agriculture Infrastructure and Development Cess (AIDC) as an additional duty of excise proposed on Petrol and High speed diesel, refer discussion above.

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