CHAPTER

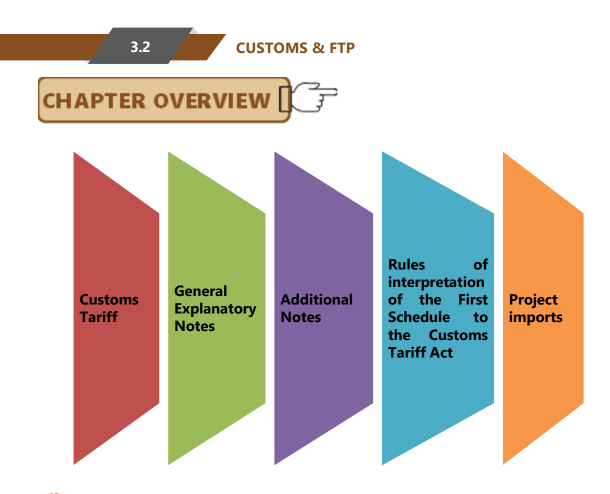
CLASSIFICATION OF IMPORTED AND EXPORT GOODS

3

LEARNING OUTCOMES

After studying this chapter, you would be able to:

- understand the need for classification of goods and appreciate the various rules of classification
- understand the HSN based classification system along with explanatory notes of the First Schedule to the Customs Tariff Act, 1975.
- understand the concept of project imports.

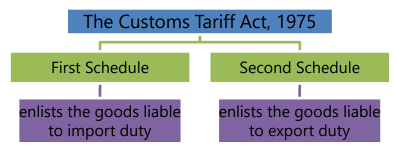


🕒 1. CUSTOMS TARIFF

Need for classification of goods: One of the important steps in assessing the amount of duty payable is classification of the goods with reference to HSN system specified under Customs Tariff Act, 1975. The correct classification of goods is necessary to ascertain the rate of custom duty.

* The Customs Tariff Act, 1975

(a) Schedules to tariff



(b) Rules of interpretation and explanatory notes

The Indian Customs Tariff is based upon the Harmonized System of Nomenclature (HSN).

The **Harmonized Commodity Description and Coding System** (HS) of tariff nomenclature generally referred to as "Harmonized System of

Nomenclature" is an internationally standardized system of names and numbers for classifying traded products developed and maintained



by the World Customs Organization (WCO) (formerly the Customs Cooperation Council), an independent inter-governmental organization.

Eight digit classification in Customs: All goods are classified using 4 digit system. These are called 'headings'. Further 2 digits are added for sub-classification, which are termed as 'sub-headings'. Further 2 digits



are added for sub-subclassification, which is termed as 'tariff item'. Rate of customs duty is indicated against each 'tariff item' and not against heading or sub-heading.

Along the lines of HSN, the Customs Tariff Act, 1975 has a set of General Rules of

Interpretation of the First Schedule i.e. Import tariff schedule which *inter* alia contains General Explanatory notes.

(i) Rules of interpretation: Six

(ii) General explanatory notes: Three

These rules of interpretation and general explanatory notes are an integral part of the Schedule. The purpose of inclusion of the rules of interpretation and the general explanatory notes as an integral part of the first schedule is to give clear direction as to how the nomenclature in the schedule is to be interpreted and to give statutory force to the interpretative rules and the general explanatory notes.

Rules to be applied sequentially: The Rules are to be applied sequentially. Rule 1 gives precedence to Section Notes/Chapter Notes while classifying a product.

Classification is to be first tested in light of Rule 1. Only when it is not possible to resolve the issue by applying this rule, recourse is taken to Rules 2, 3 and 4 in seriatim.

(c) First Schedule of the Customs Tariff

The First Schedule of the Customs Tariff Act, 1975 comprises of 98 chapters grouped under 21 sections.

- (i) **Sections:** A group of Chapters representing a particular class of goods.
- (ii) **Chapters:** Each section is divided into various chapters and subchapters. Each chapter usually contains goods of a particular class.
- (iii) **Chapter notes:** They are mentioned at the beginning of each chapter. These notes are part of the statute and hence have the legal authority in determining the classification of goods.
- (iv) **Heading:** Each chapter and sub-chapter is further divided into various headings.
- (v) **Sub-heading:** Each heading is further divided into various sub-headings.

© 2. GENERAL EXPLANATORY NOTES

There are three general explanatory notes included in the First Schedule. They are-

(a) Relevance of one dash ["--"], two dash ["---"] and three dash ["---"]

• the description of an article or group of articles under a 'heading' is

preceded by "-". It denotes that the said article or group of articles shall be taken to be sub-classification of the article or group of article covered by the said heading.



- "--" denotes that that the said article or group of articles shall be taken to be sub-classification of the immediately preceding article/group of articles which has "-".
- "---" or "----" denotes that the said article or group of articles shall be taken to be a sub-classification of the immediately preceding description of the article or group of articles which has "-" or "--"

(b) Meaning of abbreviation "%" in relation to the rate of duty

The abbreviation "%" in any column of the Schedule in relation to the rate of duty means that the duty shall be computed at the percentage specified on the value of the goods as defined in section 14 of the Customs Act.

(c) Standard rate of duty applicable if no preferential rate specified

In any entry, if no preferential rate of duty has been notified, the standard rate of duty shall be applicable.



(1) The above general explanatory notes can be understood with the following example:-

Chapter No. 08

Edible fruit and nuts; peel of citrus fruit or melons

Chapter Notes:

- 1. This Chapter does not cover inedible nuts or fruits.
- 2. Chilled fruits and nuts are to be classified in the same headings as the corresponding fresh fruits and nuts.
- 3. Dried fruit or dried nuts of this Chapter may be partially rehydrated, or treated for the following purposes:
 - (a) for additional preservation or stabilisation (for example, by moderate heat treatment, sulphuring, the addition of sorbic acid or potassium sorbate);
 - (b) to improve or maintain their appearance (for example by the addition of vegetable oil or small quantities of glucose syrup), provided that they retain the character of dried fruit or dried nuts.

Tariff	Description of goods	Units	Rate of duty®		
ltem			Standard	Preferential Areas	
(1)	(2)	(3)	(4)	(5)	
0801	Coconuts, brazil nuts and cashew nuts, fresh or dried, whether or not shelled or peeled				
	- Coconuts:				
0801 11 00	Desiccated	Kg.	70%	60%	
0801 12	In the inner shell (endocarp):				
0801 12 10	Fresh	Kg.	70%	60%	
0801 12 20	Dried	Kg.	70%	60%	
0801 12 90	Other	Kg.	70%	60%	
0801 19	Other:				
0801 19 10	Fresh	Kg.	70%	60%	
0801 19 20	Dried	Kg.	70%	60%	
0801 19 90	Other	Kg.	70%	60%	
	- Brazil nuts:				
0801 21 00	In shell	Kg.	30%	20%	
0801 22 00	Shelled	Kg.	30%	20%	
	- Cashew nuts:				
0801 31 00	In shell	Kg.	30%	Free	
0801 32	Shelled:				

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CLASSIFICATION OF IMPORTED AND EXPORT GOODS

0801 32 10	Cashew kernel, broken	Kg.	70%	20%
0801 32 20	Cashew kernel, whole	Kg.	70%	20%
0801 32 90	Other	Kg.	70%	20%

In the above entry, following columns are there:-

Column (1): Tariff Item

Column (2): Description of goods

Column (3): Units

Column (4): Standard rate of duty

Column (5): Preferential rate of duty

(a) In the above entry, Coconuts, which is preceded by "-" is classification of the heading Coconuts, Brazil nuts and Cashew nuts, fresh or dried, whether or not Shelled or peeled.

"--" is sub-classification of coconut which is preceded by "-".

(b) The second explanatory note states that the abbreviation "%" stands for specifying that the rate of duty is *ad valorem*. It means the duty shall be computed at the rates specified in the First Schedule on the value of the goods determined in accordance with section 14 of the Customs Act. In the above entry, the standard rates are 30% or as the case may be,70%.

Illustration 1

Briefly explain "standard unit of quantity" with reference to the First Schedule to the Customs Tariff Act, 1975.

Answer

Standard Unit of Quantity is a unit of measure. It has been prescribed in column 3 of the First Schedule to the Customs Tariff for each tariff item to facilitate the collection, comparison and analysis of trade statistics. The unit of measure is indicated by abbreviations. Some abbreviations are cc-cubic centimeter, cm-centimetre(s), g-gram(s), mt-metric tonne.

(G 3. **ADDITIONAL NOTES**

3.8

Apart from the General Explanatory Notes, there are certain Additional Notes as well which state that:

- (a) "heading", in respect of goods, means a description in list of tariff provisions accompanied by a four-digit number and includes all sub-headings of tariff items the first four-digits of which correspond to that number;
 - (b) "sub-heading", in respect of goods, means a description in the list of tariff provisions accompanied by a six-digit



number and includes all tariff items the first six-digits of which correspond to that number;

- (c) "tariff item" means a description of goods in the list of tariff provisions accompanying eight-digit number and the rate of customs duty;
- (2) the list of tariff provisions is divided into Sections, Chapters and Sub-Chapters;
- (3) in column (3), the standard unit of quantity is specified for each tariff item to facilitate the collection, comparison and analysis of trade statistics.

4. RULES OF INTERPRETATION OF THE FIRST SCHEDULE TO THE CUSTOMS TARIFF ACT

Rule 1 – General Rule of Classification: The titles of sections, chapters and sub-chapters are provided for ease of reference only; for legal purposes, classification shall be determined according to the terms of the headings and any relative section or chapter notes and provided such headings or notes do not otherwise require, according to the subsequent rules [i.e. rule 2 to 6].



The above rule lays down the following propositions:-

(a) The titles of sections, chapters and sub-chapters do not have any legal force.

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- (b) Terms of headings read with relative section and chapter notes are legally relevant for the purpose of classification.
- (c) The rules of interpretation need not be resorted to when classification is possible on the basis of description in heading, sub-heading, chapter notes and section notes.



(d) Notes of one chapter or section cannot be applied for interpreting entries in other chapters or sections.



(2) Product: Letter closing and sealing machine

Sub-heading 842230 00: Machinery for filling, closing, sealing or labeling bottles, cans, boxes, bags or other containers; machinery

for capsuling bottles, jars, tubes and similar containers; machinery for aerating beverages.

Sub-heading 847230 00 inter alia covers machines for closing or sealing mails.

Both the headings appear to be relevant for the product in question. However, chapter note 2 to chapter 84 inter alia provides that Heading No. 8422 does not cover office machinery of Heading No. 8472. Therefore, the product in question will be classified under 847230 00.

Illustration 2

Write a brief note on rule 1 of the Rules of Interpretation of the First Schedule to Customs Tariff Act, 1975.

Answer

Rule 1 of the general rules for interpretation states that the titles of sections, chapters and sub-chapters in the First Schedule to the Customs Tariff Act, 1975 are provided for ease of reference only. For legal purposes, classification shall be determined according to the terms of the headings and any relative section or chapter notes and provided such headings or chapter notes do not otherwise require, according to the rule 2 to 6.

Thus, the tiles of sections, chapters and sub-chapters cannot be used to determine classification of a product.

Rule 2(a) Classification of Incomplete/Unfinished Articles

- (i) Any reference in a heading to an article shall be taken to include a reference to that article incomplete or unfinished, provided that, as presented; the incomplete or unfinished article has the essential character of the complete or finished article.
- (ii) It shall also be taken to include a reference to that article complete or finished (or falling to be classified as complete or finished by virtue of this rule), presented unassembled or dis-assembled.





3.10

- (i) If any particular heading refers to a finished/complete article, the incomplete/unfinished form of that article shall also be classified under the same heading provided the incomplete/unfinished goods have the essential characteristics of the finished goods.
- (ii) If any particular heading refers to a finished/complete article, the unassembled/dis-assembled form of that article shall also be classified



- under the same heading provided the unassembled/disassembled goods have the essential characteristics of the finished goods.
- (3) (a) Railway coaches removed without seats would still be railway coaches.
 - (b) A car without seats would still be classified as car.

Only goods requiring minor adjustments can be construed as having the essential character

Only goods requiring minor adjustments would be construed as having the essential character. Those requiring major processes like turning, grinding, broaching, groove cutting, heat treatment, surface treatment etc., cannot be construed as having the essential character of complete and finished articles and cannot fall within the scope of rule 2(a) of the General Interpretative Rules.

Rule 2(b) – Classification of Mixtures/Combinations of a Material/Substance with Other Materials/Substances

- Any reference in a heading to a material or substance shall be taken to include a reference to mixtures or combinations of that material or substance with other materials or substances.
- (ii) Any reference to goods of a given material or substance shall be taken to include a reference to goods consisting wholly or partly of such material or substance.
- (iii) The classification of goods consisting of more than one material or substance shall be according to the principles of Rule 3.



The following propositions are laid out by the above rule.

- (a) Any reference to a material or substance would refer to mixture or combination of that material or substance.
- (b) Any reference to goods containing a particular material or substance would include a reference to goods consisting wholly or partly of such specified material or substance.



(4)(a) The term coffee will include coffee mixed with chicory.

(b)Natural rubber will cover a mixture of natural and synthetic rubber.

 Rule 3 – Classification in case goods are classifiable under two or more headings: The application of this rule arises when the goods consists of more than one material or substance.

When by application of rule 2(b) or for any other reason, goods are, *prima facie*, classifiable under two or more headings, classification shall be effected as follows:

Rule 3(a) – Specific over general

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- The heading which provides the most specific description shall be preferred to headings providing a more general description.
- (ii) However, when two or more headings each refer to part only of the materials or substances contained in mixed or composite goods or to part

only of the items in a set up for retail sale, those headings are to be regarded as equally specific in relation to those goods, even if one of them gives a more complete or precise description of the goods.

Rule 3(a)



The heading that provides a more specific description should be preferred over the heading that provides a general description.

Relevant case law: Electric shaving machine was classifiable under following two headings:-

- (i) **Heading No. 8510:** Shavers and hair clippers with self-contained electric motors
- (ii) Heading No. 8509: Electro-mechanical domestic appliances with selfcontained electric motor

The said product in the above instance would be classifiable under heading No. 8510 as heading No. 8510 is more specific as compared to heading No. 8509.

Rule 3(b) – Essential character principle: Mixtures, composite goods consisting of different materials or made up of different components, and goods put up in sets for retail sale, which cannot be classified with reference to (a), shall be classified as if they consisted of material which gives them their essential character, in so far as this criterion is applicable.



ANALYSIS

Sub-rule (b) would apply only if the goods cannot be classified under sub-rule (a). This sub-rule provides that composite goods should be classified on the basis of that material or substance that gives it its essential character.



In order to find out whether the incomplete article as imported has the essential character of the completed article, the tests to be applied would be whether the imported article has attained the approximate shape or outline of the finished article or part and whether it can only be used for completion into the particular finished article.



(5) Product: Lead pencil with an eraser at the back.

Classification: Though the above product is composite goods, the essential character is that it is a pencil and the attachment of eraser at the stub is only for the purpose of adding convenience to the user. Therefore, it shall be classified as a pencil and not as an eraser.

Rule 3(c) – Latter the better: When goods cannot be classified by reference to (a) or (b), they shall be classified under the heading which occurs last in numerical order among those which equally merit consideration.





If both sub-rules (a) and (b) fails to classify the goods in question, then resort may be made to sub-rule (c), which provides that composite goods shall be classified on the basis of the heading that occurs last in numerical order.

Relevant case law:-

3.14

Mahindra and Mahindra v. CCE [1999 (109) E.L.T. 739 (Tribunal)][maintained by SC]

When the goods cleared by assessee were equally classifiable under the following two headings:-

- (i) **Heading No. 8703:-**Motor cars and other vehicles principally designed for the transport of persons.
- (ii) Heading No. 8704: Motor vehicles meant for transport of goods.

It was held that heading 8704 occurs last and as both the headings equally merit classification, goods shall be classified under 8704 applying the interpretative Rule 3(c).

Rule 4 – Akin Rule: Goods which cannot be classified in accordance with the above rules shall be classified under the heading appropriate to the goods to which they are most akin.



This rule is popularly referred to as **Akin rule**. This rule specifies that if the goods cannot be classified in accordance with the earlier rules, they shall be classified under the heading in which the most akin goods are classified.





(6)Product: Plastic films used to filter or remove the glare of the sun light, pasted on car glass windows, window panes etc.

Classification: These goods do not find a specific entry in the tariff schedule. However, heading 392530 00 covers Builder's wares of plastic not elsewhere specified – shutters, blinds (including Venetian blinds) and similar articles & parts thereof. Even though the product in question is not a builders ware, they are most akin to plastic blinds and hence it can be classified under 3925 30 00 heading.

Rule 5:In addition to the foregoing provisions, the following rules shall apply in respect of goods referred to therein:

CLASSIFICATION OF IMPORTED AND EXPORT GOODS

(a) Classification of cases/containers used for packaging of goods:

Camera cases, musical instrument cases, gun cases, drawing instrument cases, necklace cases and similar containers shall be classified with a specific article or a set of articles when of a kind normally sold therewith.



Conditions to be fulfilled:-

- (i) These cases/containers are specially shaped or fitted to contain a specific article or a set of articles.
- (ii) These cases/containers are suitable for long term use and presented with the articles for which they are intended.

This rule does not, however, apply to containers which give the whole its essential character.

(b) Classification of packing materials and packing containers: Subject to the provisions of (a) above, packing materials and packing containers presented with the goods therein shall be classified with the goods, if they are of a kind normally used for packing such goods.

However, **this provision does not apply** when such packing material or packing containers are clearly suitable for repetitive use.



This rule lays down that:-

- Cases which are specially designed or fitted to contain a specific article and given with the articles for which they are intended shall follow the classification of the items which are packed.
- (ii) The packing materials and containers cleared along with the goods are classifiable with the goods.

(7) Leather cases, which are normally supplied along with the goods, however costly they may be, need not be treated separately for the purpose of classification.

Exceptions to rule 5

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(a) Durable containers capable of repetitive use should be classified separately.

(8) Gas cylinders are meant for repetitive use and therefore cannot be classifiable along with gas.

(b) When packing material itself gives the essential character as a whole.

* Rule 6: Only Sub-Headings at the Same Level are Comparable

- (i) For legal purposes, the classification of goods in the sub-headings of a heading shall be determined according to the terms of those sub-headings and any related sub-heading notes and, *mutatis mutandis*, to the above rules, on the understanding that only sub-headings at the same level are comparable.
- (ii) For the purposes of this rule the relative section and chapter notes also apply, unless the context otherwise requires.

The main proposition laid down by this rule is that sub-heading at the same level are comparable. This implies that a sub-heading can be compared only with another sub-heading within the same heading.

Classification of Parts

Classification of parts is subject to notes in Sections and Chapters. Question of classification of parts is relevant for parts of machinery, electrical equipment, vehicles, instruments, arms, furniture and toys.

Broadly, parts suitable solely for a particular machine generally fall in the same heading number in which main item falls. However, there are many exceptions –

- Parts of general use are not to be classified as part of any particular machine. 'Parts of General Use' are to be classified in their respective specified heads and not to be classified under the heading of the machine where they are used.
- Parts are to be classified as parts if separate heading is available for parts, (e.g. there is separate heading for parts of engine).

5. PROJECT IMPORTS

While the HSN system contains only 97 chapters, the Indian tariff has incorporated within itself Chapter 98 which pertains to Project Imports.

Project Imports are the imports of machinery, instruments, and apparatus etc., falling under different classifications, required for initial set up of a unit or for substantial expansion of an existing unit.

Usually when in a project, where several different items are required and each of them is importable at different rates of customs duties, it becomes very

complicated to make assessment of each item separately as per their individual classification. Therefore, for such project imports one consolidated rate of customs duty has been made applicable for all items imported under a project irrespective of the nature of the goods and their customs classification.

Further, individual exemption notification will apply even for items grouped under the said heading of the customs tariff liable to duty at the project rate as per recent Supreme Court judgement.

The items eligible for project import are specified in Heading 9801 of the Customs Tariff Act, 1975. These include all items of machinery, instruments, apparatus and appliances, components or raw materials etc. for initial setting up of a unit or for substantial expansion of the same. The spare parts, raw material and consumables stores upto 10% of the value of goods can be imported.

This scheme has been made applicable to Industrial Plants, Irrigation Projects, Power Projects, Mining Projects, Projects for Oil or Mineral Exploration and other projects as may be notified by the Central Government.

Some judgements on classification

1. Saurashtra Chemicals v. CC 1986 (23) ELT 283 (Tri-LB)[approved by SC]

This case brings out the importance of section notes and chapter notes in the classification of goods. The Tribunal observed that Section Notes and Chapter Notes in the Customs Tariff are a part of the statute and thus are relevant in the matter of classification of goods. These notes sometimes restrict and sometimes expand the scope of headings. The



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scheme of the Customs Tariff is to determine the coverage of headings in the light of section notes and chapter notes. These notes, in this sense have an overriding effect on the headings.

2. CC v.Maestro Motors Ltd. 2004 (174) E.L.T 289 (S.C.)

In this case, the Court observed that if a tariff heading is specially mentioned in exemption notification, the general interpretative rules would be applicable to such exemption notification. But, if an item is specifically mentioned without any tariff heading, then exemption would be available even though for the purpose of classification, it may be otherwise.

3. CC v.Hewlett Packard India Sales (p) Ltd. 2007 (215) E.L.T. 484 (S.C.)

In this case the assessee was engaged in the manufacture of, and trading in, computers including Laptops (otherwise called 'Notebooks') falling under Heading 84.71 of the CTA Schedule. They imported Notebooks (Laptops) with Hard Disc Drivers (Hard Discs, for short) preloaded with Operating Software like Windows XP, XP Home etc. These computers were also accompanied by separate Compact Discs (CDs) containing the same software, which were intended to be used in the event of Hard Disc failure.

The assessee classified the software separately and claimed exemption. The court held that without operating system like windows, the laptop cannot work. Therefore, the laptop along with software has to be classified as laptop and valuation to be made as one unit.

Illustration 3

3.18

Your client manufactures Almond Milk which is an almond based drink.

The manufacturing process of almond milk is as follows:

- Selection of high quality California almonds;
- Blanching of almonds, roasting, and grinding into a paste
- Almond paste is blended with other ingredients like RO water, salt, vitamins and minerals.
- Sterlization of mixture by ultra-high temperature processing

- Homogenization
- Packaging in a septic package

As per the Rate Notification for goods issued under GST, following entries are relevant:

<u>Rate:12%</u>

Entry 41 – 2009 - Fruit juices (including grape must) and vegetable juices, unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter

Entry 48 – 2202 9920 – Fruit pulp or fruit juice based drinks

Entry 50 – 2202 9930 – Beverages containing milk

<u>Rate: 18%</u>

Entry 24A – 2202 9100 or 2202 99 90 - Other non-alcoholic beverages other than tender coconut water

Your client is confused with the correct classification of Almond Milk under GST. He has approached you for your opinion so as to enable him to discharge the tax correctly.

Following additional information may be relevant:

As per First Schedule to the Customs Tariff Act, 1975, the following entries of Chapter 20, 22 and 8 are relevant:

Chapter 20 - Preparations of vegetables, fruit, nuts or other parts of plants

Tariff Item		Description of goods
2009		Fruit juices (including grape must) and vegetable juices, unfermented and not containing added spirit, whether or not containing added sugar or other sweetening matter
	-	Juice of any other single fruit or vegetable :

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2009 8100		Cranberry (Vaccinium macrocarpon, Vaccinium, Oxycoccos, Vaccinium vitis-idaea) juice
2009 89		Other
2009 89 10		Mango
2009 89 90		Other
2009 90 00	-	Mixtures of juices

Chapter 22 - Beverages, spirits and vinegar

Tariff Item		Description of goods
2202	-	Waters, including mineral waters and aerated waters, containing added sugar or other sweetening matter or flavoured, section-iv 172 chapter-22 and other non- alcoholic beverages, not including fruit or vegetable juices of heading 2009
2202 10 10		Aerated Waters
2202 10 20		Lemonade
2202 10 90		Other
	-	Other
2202 91 00		Other Non-alcoholic Beer
2202 99		Other
2202 99 10		Soya milk drinks, whether or not sweetened or flavored
2202 99 20		Fruit pulp or fruit juice based drink
2202 99 30		Beverages containing milk
2202 99 90		Other

3.20

Chapter 8 - Edible fruit and nuts; peel of citrus fruit or melons			
Tariff Item		Description of goods	
0802		Other nuts, fresh or dried, whether or not shelled or peeled	
	-	Almonds:	
0802 11 00	-	In Shell	
0802 12 00	-	Shelled	

Further, explanatory notes to Chapter 20 specify that:

The fruit and vegetable juices of this heading are generally obtained by pressing fresh, healthy and ripe fruit or vegetables. This may be done (as in the case of citrus fruits) by means of "mechanical extractors" operating on the same principle as the household lemon-squeezer, or by pressing which may or may not be preceded either by crushing or grinding (for apples in particular) or by treatment with cold or hot water or with steam (e.g., tomatoes, black currants and certain vegetables such as carrots and celery).

Answer

The first step in the classification of Almond Milk is to determine if the same would fall under Chapter 20 or 22 of the First Schedule of Customs Tariff Act, 1975. On a plain reading of Heading of Chapter 20 along with Explanatory Notes, it emerges that Chapter 20 is applicable to juices of ripe fruits and vegetables. Therefore, it is important to determine if the "almond" gualifies to be a fruit or not.

While in common parlance, we refer 'almonds' as dry fruits, however if we analyze Chapter 8 of the First Schedule of Customs Tariff Act, 1975, it appears that 'almonds' are referred to as 'nuts' under sub-heading 0802.

Therefore, the 'almonds' do not classify as 'fruit' for the purpose of classification under the HSN system.

Accordingly, the classification under Chapter 20 is completely ruled out.

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Now, the 3 entries relevant under Chapter 22 are:

- (a) 2202 99 20 Fruit pulp or fruit juice based drink As stated above, since almond is not a fruit but a nut for the purpose of classification, this entry is ruled out.
- (b) 2202 99 30 Beverages containing milk Admittedly, as per the process specified above, the Almond Milk does not contain any milk. Therefore, this entry is also ruled out.
- (c) 2202 9100 or 2202 99 90 Other non-alcoholic beverages other than tender coconut water – The Almond milk will be classifiable under 2202 99 90 as Others.

Therefore, the Almond Milk will be chargeable to 18% GST.

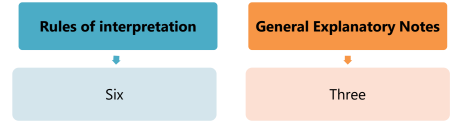
This view is also supported by CBIC's *Circular No. 113/32/2019 GST dated 11.10.2019* which states that:

"Almond Milk is made by pulverizing almonds in a blender with water and is then strained. As such almond milk neither constitutes any fruit pulp or fruit juice. Therefore, it is not classifiable under tariff item 2202 99 20.

Almond milk is classified under the residual entry in the tariff item 2202 99 90 and attract GST rate of 18%."



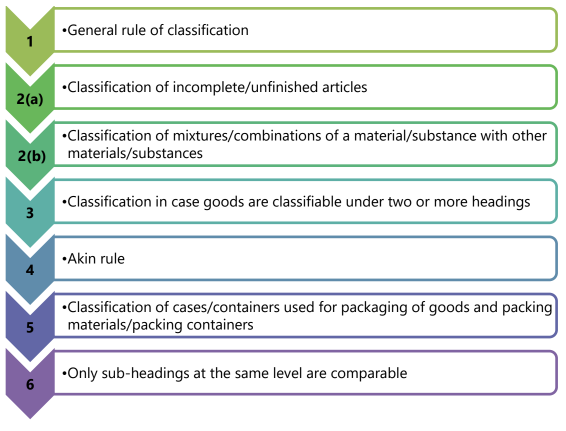
Rules of interpretation and explanatory notes



General Explanatory Notes

Relevance of one dash ["- "], two dash [""] and three dash [""]	 "-" denotes that the said article/group of articles is sub-classification of the article/group of article covered by the said heading. "" denotes that that the said article/group of articles is sub-classification of the immediately preceding article/group of articles which has "-". "" or "" denotes that the said article/group of articles is a sub-classification of the immediately preceding description of the article/group of articles which has "-".
"%" in relation to the rate of duty	 It means that the duty to be computed at the percentage specified on the value of the goods
Standard rate of duty applicable	 If no preferential rate of duty notified -standard rate of duty is applicable.

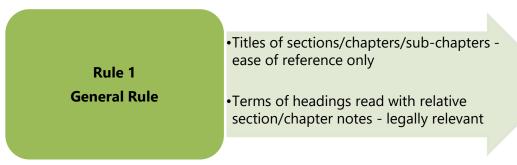
Rules of interpretation of the First Schedule to the Customs Tariff Act



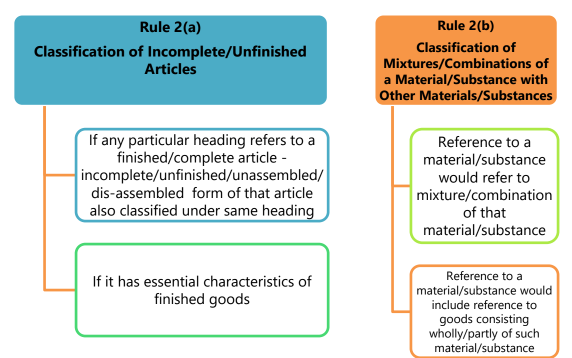
Rules of Interpretation

3.24

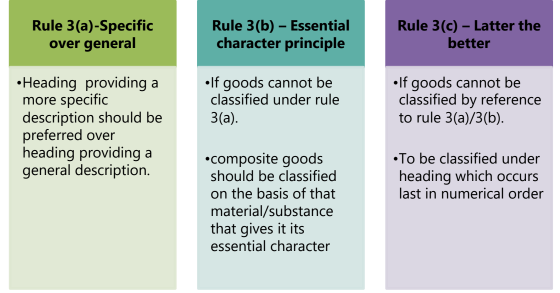
Rule 1

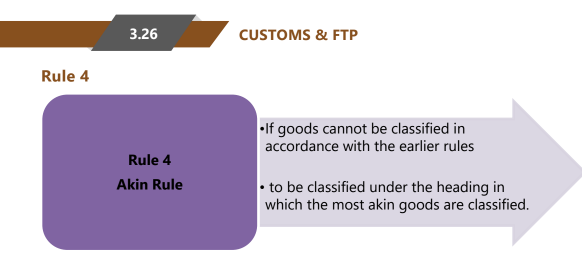


Rule 2



Rule 3- Classification in case goods are classifiable under two or more headings





Rule 5

Rule 5(a)-Classification of cases/containers used for packaging of goods

- Camera cases, musical instrument cases etc and similar containers - to be classified with a specific article/set of articles when of a kind normally sold therewith.
- Exception-When packing material itself gives the essential character as a whole

Rule 5(b) – Classification of packing materials & packing containers

- Packing materials & packing containers presented with the goods therein to be classified with the goods, if they are of a kind normally used for packing such goods.
- Exception-Durable containers capable of repetitive use to be classified separately.

Rule 6

Rule 6 Only Sub-Headings at the Same level are comparable •A sub-heading can be compared only with another sub-heading within the same heading.

Project Imports Imports of machinery/ instruments/apparatus etc. falling under different classifications required for initial set up/ substantial expansion of a unit **Classification of Project Imports** Individual exemption notification is applicable even for All items imported items grouped under a project under Project irrespective of imports nature/ customs classification - one consolidated rate of customs duty is applicable





TEST YOUR KNOWLEDGE

- 1. Briefly explain the provisions of rule 2(a) of Rules of Interpretation of the First Schedule to the Customs Tariff Act, 1975 on classification of incomplete/unfinished articles.
- 2. What is the purpose of including General Rules of Interpretation of First Schedule in Customs Tariff? Do they form part of the Tariff Schedule? Explain the Akin Rule of interpretation.
- 3. Write a note on "Project Imports" under the Customs Tariff Act, 1975.
- 4. Explain rule 3 of the rules for Interpretation of the Customs Tariff.
- 5. Briefly explain the meaning of abbreviation "%" in relation to the rate of duty



1. The provisions of rule 2(a) of Rules of Interpretation of the First Schedule to the Customs Tariff Act, 1975 on classification of incomplete/unfinished articles are as under:-

If any particular heading refers to a finished/complete article, the incomplete/unfinished form of that article shall also be classified under the same heading provided the incomplete/unfinished goods have the essential characteristics of the finished goods.

Reference to an article will also include the article complete or finished (or failing to be classified as complete or finished) presented un-assembled or dis-assembled.

2. The Customs Tariff has a set of six General Rules for Interpretation of the First Schedule and three General Explanatory Notes. The six General Rules of Interpretation and three General Explanatory Notes are integral part of the Tariff Schedule. The purpose of their inclusion in Customs Tariff is to standardize the manner in which the nomenclature in the schedule is to be interpreted so as to reduce classification disputes.

Rule 4 of the Rules of Interpretation is called as akin rule. This rule lays down that goods which cannot be classified in accordance with rules 1, 2 and 3 of

the Rules of Interpretation shall be classified under the heading appropriate to the goods to which they are most akin. In other words, akin rule' is a residual rule which is to be applied when classification is not possible by applying any of the earlier rules. It is a rule of last resort.

3. Project Imports are the imports of machinery, instruments, and apparatus etc., falling under different classifications, required for initial set up of a unit or for substantial expansion of an existing unit.

Heavy customs duty on imported machinery for projects make the initial project cost very high and project may become unviable. Hence, concept of 'project import' is introduced to bring machinery etc. required for initial setup or substantial exemption at concessional customs duty.

In a project several different items are required, each of which is importable at different rates of customs duties. Thus, this simple method is adopted, as otherwise, classifying each machinery and its parts in different heads and valuing them would have been cumbersome and would have delayed clearances, which would cause demurrages. Further, individual exemption notification will apply even for items grouped under the said heading of the customs tariff liable to duty at the project rate as per recent Supreme Court judgement.

The items eligible for project import are specified in Heading 9801 of the Customs Tariff Act, 1975.

The spare parts, raw material and consumables stores upto 10% of the value of goods can be imported.

Few of the eligible projects are:

- (i) Industrial plant
- (ii) Irrigation project
- (iii) Power project
- (iv) Mining project
- (v) Oil & mineral exploration project
- (vi) Other projects as notified by the Central Government

4. The application of this rule arises when the goods consists of more than one material or substance.

When by application of rule 2(b) or for any other reason, goods are, *prima facie*, classifiable under two or more headings, classification shall be effected as follows:

Rule 3(a) – Specific over general

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- (i) The heading which provides the most specific description shall be preferred to headings providing a more general description.
- (ii) However, when two or more headings each refer to part only of the materials or substances contained in mixed or composite goods or to part only of the items in a set up for retail sale, those headings are to be regarded as equally specific in relation to those goods, even if one of them gives a more complete or precise description of the goods.

Rule 3(b) – **Essential character principle:** Mixtures, composite goods consisting of different materials or made up of different components, and goods put up in sets for retail sale, which cannot be classified with reference to (a), shall be classified as if they consisted of material which gives them their essential character, in so far as this criterion is applicable.

Rule 3(c) – Latter the better: When goods cannot be classified by reference to (a) or (b), they shall be classified under the heading which occurs last in numerical order among those which equally merit consideration.

5. The abbreviation "%" in any column of the Schedule in relation to the rate of duty means that the duty shall be computed at the percentage specified on the value of the goods as defined in section 14 of the Customs Act.