

	<p>सीमा शुल्क के प्रधान आयुक्त का कार्यालय सीमा शुल्क सदन, मुंद्रा, कच्छ, गुजरात</p> <p>OFFICE OF THE PRINCIPAL COMMISSIONER OF CUSTOMS</p> <p>CUSTOMS HOUSE, MUNDRA, KUTCH, GUJARAT</p> <p>Phone: 02838- 271426/271428 FAX :02838-271425, Email- group4-mundra@gov.in</p>	 <p>सत्यमेव जयते</p>
A. File No.	CUS/APR/BE/679/2025-Gr 4	
B. Order-in-Original No.	MCH/ADC/ZDC/70/2025-26	
C. Date of order	03/06/2025	
D. Date of issue	03/06/2025	
E. Passed by	Dipak Zala Additional Commissioner of Customs, Customs House, AP & SEZ, Mundra.	
F. Noticee(s) / Party / Importer	M/s BSTO Automotive Parts India Pvt. Ltd. (IEC- AAICB6903E)	
G. DIN	20250671M0000006E2C	

1. यह अपील आदेश संबन्धित को निःशुल्क प्रदान किया जाता है।
This Order - in - Original is granted to the concerned free of charge.
2. यदि कोई व्यक्ति इस अपील आदेश से असंतुष्ट है तो वह सीमा शुल्क अपील नियमावली 1982 के नियम 6(1) के साथ पठित सीमा शुल्क अधिनियम 1962 की धारा 129A(1) के अंतर्गत प्रपत्र सीए3-में चार प्रतियों में नीचे बताए गए पते पर अपील कर सकता है-
Any person aggrieved by this Order - in - Original may file an appeal under Section 128 A of Customs Act, 1962 read with Rule 3 of the Customs (Appeals) Rules, 1982 in quadruplicate in Form C. A. -1 to:
“सीमा शुल्क आयुक्त) अपील(, चौथी मंजिल, हुड़को बिल्डिंग, ईश्वर भुवन रोड, नवरांगपुरा, अहमदाबाद 380009”
3. उक्त अपील यह आदेश भेजने की दिनांक से तीन माह के भीतर दाखिल की जानी चाहिए।
Appeal shall be filed within three months from the date of communication of this order.

4. उक्त अपील के पर न्यायालय शुल्क अधिनियम के तहत 5/-रुपए का टिकट लगा होना चाहिए और इसके साथ निम्नलिखित अवश्य संलग्न किया जाए -

Appeal should be accompanied by a fee of Rs. 5/- under Court Fee Act it must accompanied by -

5. उक्त अपील पर न्यायालय शुल्क अधिनियम के तहत 5/- रुपये कोर्ट फीस स्टाम्प जबकि इसके साथ संलग्न आदेश की प्रति पर अनुसूची- 1, न्यायालय शुल्क अधिनियम, 1870 के मदसं-6 के तहत निर्धारित 0.50 पैसे की एक न्यायालय शुल्क स्टाम्प वहन करना चाहिए।

The appeal should bear Court Fee Stamp of Rs.5/- under Court Fee Act whereas the copy of this order attached with the appeal should bear a Court Fee stamp of Rs.0.50 (Fifty paisa only) as prescribed under Schedule-I, Item 6 of the Court Fees Act, 1870.

6. अपील ज्ञापन के साथ ड्यूटी/ दण्ड/ जुर्माना आदि के भुगतान का प्रमाण संलग्न किया जाना चाहिये। Proof of payment of duty/fine/penalty etc. should be attached with the appeal memo.

7. अपील प्रस्तुत करते समय, सीमाशुल्क (अपील) नियम, 1982 और सीमा शुल्क अधिनियम, 1962 के सभी मामलों में पालन किया जाना चाहिए।

While submitting the appeal, the Customs (Appeals) Rules, 1982 and the Customs Act, 1962 should be adhered to in all respects.

8. इस आदेश के विरुद्ध अपील हेतु जहां शुल्क या शुल्क और जुर्माना विवाद में हो, अथवा दण्ड में, जहां केवल जुर्माना विवाद में हो, Commissioner (Appeals) के समक्ष मांग शुल्क का 7.5% भुगतान करना होगा। An appeal against this order shall lie before the Commissioner (A) on payment of 7.5% of the duty demanded where duty or duty and penalty are in dispute, or penalty, where penalty alone is in dispute.

BRIEF FACTS OF THE CASE

M/s BSTO Automotive Parts India Pvt. Ltd. (IEC- AAICB6903E) (hereinafter referred to as the 'Importer'), having their office at 15/16-A, Sub Industrial Park, O/s HNG Glass, Chandrapura, Halol, Gujarat-389350 have filed a Bill of Entry No. 2155545 dated 19.05.2025, (hereinafter referred to as the 'said Bill of Entry') through their Customs Broker M/s. MAN LOGISTICS INDIA PVT. LTD Details of declared Assessable Value and Duty are as below-

Table-A

Sl. No.	Bill of Entry No.	Description of Goods	Assessable Value	Duty
1	2155545 dated 19.05.2025	METAL MEZZANIE CTH- 73089010	Rs. 29,40,300/-	9,10,905/-

2. The aforesaid Bill of Entry has been forwarded from FAG to PAG as it was found to be non-compliant of SIMS registration timeline. Details of particulars are as under:

Table-B

Sl. No.	Bill of Entry No. & date	IGM Inward date	B/L date	SIMS Registration No. Date
1	2155545 dated 19.05.2025	18.05.2025	06.05.2025	MOSSIMS190525110474 19.05.2025

3. As per DGFT Notification No. 19/2015-20 dated 07.07.2022

“The Steal Import Monitoring System (SIMS) shall require importers to submit advance information in an online system for import of items and obtain an automatic Registration Number by Paying registration fee of Rs. 1 per thousand subject to minimum of Rs. 500/- and maximum of Rs. 1 Lakh on CIF Value. The importer can apply for registration not earlier than 60th day before the expected date of arrival of import consignment. The automatic Registration Number thus granted shall remain valid for a period of 75 days”.

4. However, in the instant case, the importer has not followed the timelines/guidelines of DGFT Notification No. 19/2015-20 dated 07.07.2022. IGM inward date is 18.05.2025 whereas SIMS registration date is 19.05.2025. Therefore, it is evident that SIMS registration has been made after the arrival of the goods.

5. Since, goods were imported into India without the requisite SIMS certificate, the impugned goods have been imported without authorization and are liable for confiscation under Section 111(d) of the Customs Act, 1962, and for his act of omission and commission the importer is liable for penalty under Section 112(a) of the Customs Act, 1962.

6. The relevant provisions of law relating to import and valuation of goods in general, the Foreign Trade Policy and Rules relating to imports, the liability of the goods to confiscation under the provisions of the Custom Act, 1962 and other laws for the time being in force are summarized as under:

- As per **Section 46(4) of the Customs Act, 1962**, the importer while presenting a Bill of Entry shall make and subscribe to a declaration as to the truth of the contents of such Bill of Entry and shall, in support of such declaration, produce to the proper officer the invoice, if any, relating to the imported goods.
- Section 111(d) of the Customs Act, 1962** provides for confiscation of any goods which are imported or attempted to be imported or are brought within the Indian Customs waters for the purpose of being imported, contrary to any prohibition imposed by or under this Act or any other law for the time being in force.
- Section 112(a) of the Customs Acts 1962**:- penalty for any person, who, in relation to any goods, does or omits to do any act which act or omission would render such goods liable to confiscation under Section 111, or abets the doing or

omission of such an act

7. In view of above, it appears that impugned goods are imported without requisite SIMS registration. Therefore, it appears that the goods imported vide impugned bill of entry are liable for confiscation under Section 111(d) of the Customs Act, 1962 and the importer is liable for penalty under Section 112(a) of the Customs Act, 1962.

RECORD OF PERSONAL HEARING AND SUBMISSION OF IMPORTER

8. The Importer vide their letter dated 24.05.2025 has made following submission:

With reference to the Bill of Entry no. 2155545 dt. 19.05.2025 submitted for clearance, we would like to clarify that we didn't receive pre-advice documents from our supplier resulting in delay in submission of the Documents, which caused delay in preparation of the SIMS,

We hereby would like to request your good office to accept our apology, as this was not intentional & was due to late response from our supplier, we here by agree to pay late filing charges & Penalty applicable as per rules & regulations of the custom department towards late filing of Bill of Entry.

Request you to you please consider our request & charge us the minimum penalty applicable as a special case, we do not want PH and SCN.

Request you to clear our Bill of entry bearer this justification letter.

DISCUSSION AND FINDINGS

9. I have carefully gone through the facts of the case. I find that BSTO Automotive Parts India Pvt. Ltd. (IEC- AAICB6903E) filed Bill of Entry No. 2155545 dated 19.05.2025 with declared Assessable value and Duty as Rs. 29,40,300/- and Rs. 9,10,905/- respectively. I find that impugned bill of entry has been forwarded from FAG to PAG on the ground that the importer has not followed the timelines/guidelines of DGFT Notification No. 19/2015-20 dated 07.07.2022 for the SIMS registration in the instant case. I also find that the Importer waived their right of Show Cause Notice and Personal Hearing.

10. Now, I take up the above matter in detail. I find that goods imported vide said bill of entry required compulsory SIMS registration for importing into India in terms of DGFT Notification No. 19/2015-20 dated 07.07.2022. The importer

can apply for said registration not earlier than 60th day before the expected date of arrival of import consignment and the automatic Registration Number thus generated shall remain valid for a period of 75 days. However, in the instant case, the importer has not followed the timelines/guidelines of said DGFT Notification and registration was not completed before Inward date time limit.

11. In the instant case, IGM inward date of Bill of Entry No. 2155545 dated 19.05.2025 is 18.05.2025 whereas SIMS registration date is 19.05.2025. Therefore, it is evident that SIMS registration has been made after the arrival of the goods. Importer have not applied for SIMS registration before IGM inward date. I find that it is nothing but utter negligence on the part of the importer in respect of the compliance at Customs end as it is evident that the Importer has enough time period i.e. 60 days before arrival of import consignment to apply for SIMS registration as per DGFT Notification No. 19/2015-20 dated 07.07.2022.

12. Since goods were imported into India without requisite SIMS certificate, the impugned goods have been imported without authorization and therefore, are liable for confiscation under Section 111(d) of the Customs Act, 1962, and for his act of omission and commission the importer is liable for penalty under Section 112(a) of the Customs Act, 1962. Since the Importer has submitted SIMS registration on date 21.01.2025, therefore, the goods can be cleared for home consumption under the provision of Section 125 (1) of the Customs Act, 1962.

13. Accordingly, I pass the following order:

ORDER

i. I order for confiscation of the impugned goods imported vide Bill of Entry No. 2155545 dated 19.05.2025 having assessable value of Rs. 29,40,300/- under Section 111(d) of the Customs Act, 1962. However, I give the importer an option under provision of Section 125(1) of the Customs Act, 1962, to redeem the said goods on payment of redemption fine of **Rs. 2,00,000/- (Rupees Two Lakh Only).**

ii. I impose a penalty of **Rs. 50,000/- (Rupees fifty thousand only)** on BSTO Automotive Parts India Pvt. Ltd. (IEC- AAICB6903E) under Section 112(a) (i) of the Customs Act, 1962, for their act of omission and commission.

14. This Order is issued without prejudice to any other action that may be taken against the noticee or persons or imported goods under the provisions of the Customs Act, 1962 or any other law for the time being in force in India.

Additional Commissioner of Customs,
Import Assessment,
Customs House, Mundra.

To,

M/s BSTO Automotive Parts India Pvt. Ltd. (IEC- AAICB6903E)
15/16-A, Sub Industrial Park,
O/s HNG Glass, Chandrapura,
Halol, Gujarat-389350

Copy to:

1. The Asst./Dy. Commissioner of Customs (Review Cell), CH, Mundra.
2. The Asst./Dy. Commissioner of Customs (EDI), CH, Mundra.
3. The Asst./Dy. Commissioner of Customs (TRC), CH, Mundra.
4. Office Copy.