



सीमा शुल्क प्रिंसिपल आयुक्तालय  
**OFFICE OF THE PRINCIPAL COMMISSIONER OF CUSTOMS**  
सीमा शुल्क भवन ,नवरंगपुरा ,अहमदाबाद**380009** ,  
"Customs House", Navarangpura, AHMEDABAD, 380009

**PREAMBLE**

A	File No.	VIII/10-19/SVPIA/O&A/2016
B	Show Cause Notice No. and date	VIII/10-19/SVPIA/O&A/2016 dated 19.04.2016
C	Order-In-Original No.	<b>02/Pr.Commr/O&amp;A/2016</b>
D	Order-In-Original Passed By	<b>Ajay Jain, Principal Commissioner,</b> Customs, Ahmedabad
E	Date of Order	29.04.2016
F	Date of Issue	29.04.2016
G	Name and Address of Noticees	1. Shri.Huzefa Khuzem Mamuwala, 403, Maria Mansion, 4 <sup>th</sup> Floor, Begampura, Surat, Gujarat.  2. Shri.Nirav Patel, Cargo Operation Agent of Qatar Airways, D/100, Ananay Bungalow, Nr. Anandwadi, Isanpur, Ahmedabad

1. This copy is granted free of Charge for the use of the person to whom it is issued.
2. An appeal against this Order lies before the Customs, Excise and Service Tax Appellate Tribunal, Western Zonal Bench (WZB), O-20, New Mental Hospital Compound, Meghaninagar, Ahmedabad, PIN Code No:380 016 within three months from the date of receipt of this Order as provided under Section 129A(3) of the Customs Act, 1962.

3. The appeal is required to be filed in quadruplicate in form CA-3 as per Rule 6(4) of Customs (Appeals) Rules, 1982. It should be accompanied by following documents:-
  - I) Four copies of the Order, appealed against should be filed, where one copy should be a certified copy duly affixed a Court Fee Stamp of Rs.5=00.
  - II) A crossed demand draft drawn in favour of the Assistant Registrar of the Bench of the Tribunal on a branch of any Nationalized Bank located where the Tribunal is situated, for an amount of Rs.1,000/-, Rs.5,000/- or Rs.10,000/- as the case may be, in view of Sub- Section 6 of Section 129(A) of the Customs Act, 1962.
4. The Appeal should bear a Court Fee Stamp as provided under Indian Stamp Act, 1989 (enacted by the State legislation).
5. Any person desirous to file an Appeal against this Order Shall deposit seven and a half per cent (subject maximum of Rs. 10 crores) of the Duty demanded, in case where duty or duty and penalty are in dispute, or penalty, where such penalty along is in dispute, failure of which the appeal will be liable to be rejected for non-compliance of the provisions of Section 129(E) of the Customs Act, 1962.
6. The Appeal should be presented in person to the Registrar of the Bench or to be sent by registered post addressed to the Registrar.