



**Government of India  
Ministry of Commerce & Industry  
Department of Commerce  
Directorate General of Foreign Trade  
New Delhi**

**Notification No. 43 (RE-2008)/2004-2009**

Dated 23rd September, 2008

S.O (E) – In exercise of powers conferred by Section 5 of the Foreign Trade (Development and Regulation) Act, 1992 (No. 22 of 1992) read with Para 1.3 of the Foreign Trade Policy, 2004-2009 (as amended from time to time), the Central Government hereby makes the following amendment in Foreign Trade Policy RE-2006 and RE-2007 :

1. The following sentence is added at the end of paragraph 3.12.8 of FTP RE-2007 :-

“However, for VKGUY, FMS and FPS, benefits can be claimed either by the supporting manufacturer (along with disclaimer from the company/firm who has realized the foreign exchange directly from overseas) or by the company/firm who has realized the foreign exchange directly from overseas.”

2. The following is added as paragraphs 3.8.2.3, 3.9.2.4, 3.10.2.4 in FTP RE-2006 :-

“However, benefits can be claimed either by the supporting manufacturer (along with disclaimer from the company/firm who has realized the foreign exchange directly from overseas) or by the company/firm who has realized the foreign exchange directly from overseas.”

*Sd/-*

(R. S. GUJRAL)

Director General of Foreign Trade

(File No. 01/94/180/1024/AM08/PCI)