

## **DGFT NOTIFICATION**

-COPY OF-

**NOTIFICATION NO.96(RE-2008)/2004-2009**

**Dated 13<sup>th</sup> March, 2009**

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:

1. The first sub paragraph of Paragraph 4A.19 stands replaced by the following clause:

*Firms and companies dealing in purchase/sale of rough or cut and polished diamonds/precious metal jewellery plain, minakari and/or studded with/without diamond and/or other stones, with a track record of at least two years in import or export of diamonds/ coloured gemstones/diamond and coloured gemstones studded jewellery/plain gold jewellery, and having an average annual turnover of Rs.3 crores or above during preceding three licensing years, may also carry out their business through designated Diamond Dollar Accounts (DDA).*

This issues in Public Interest.

**Sd/-**  
**(R.S. Gujral)**  
**Director General of Foreign Trade**  
**And Ex-Officio Additional Secretary to the Govt. of India**

**File No.01/94/180/09-10/G&J/AM09/PC 4**

**Issued by:**

**Ministry of Commerce and Industry**

**Department of Commerce**

**New Delhi**

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