INSTRUCTION No. 01 /2017

(14 July 2017)

The Republic of the Union of Myanmar The Management Committee Thilawa Special Economic Zone

Amendment to the Instruction on SEZ Warehouse and the Instruction on the Procedures for Handling Cargos Held on Account

The Management Committee of Thilawa Special Economic Zone ("Management Committee") hereby issues this Instruction in accordance with Section 11(f) of the Myanmar Economic Zone Law ("Law") and Rule 51 (ii) of Myanmar Special Economic Zone Rules ("Rules") to amend "INSTRUCTION No.05/2016 on SEZ Warehouse" dated 7 October 2016 as under;

1. The definition of "Cargos Held on Account" as stated in Section 1 of Instruction No. 05/2016 shall be replaced with the following.

"Cargos Held on Account" means Cargos in transit for storage in a Free Zone Warehouse pertaining to the temporary storage of Cargos from a **Supplier** without the payment of duties and other taxes until such time that such Cargos are withdrawn **to be imported** for consumption in Myanmar or shipped to another location outside of Myanmar;

2. The definition of "Foreign Supplier" as stated in Section 1 of Instruction No. 05/2016 shall be replaced with the following.

"Supplier" means a foreign person or entity, whether or not doing business in Myanmar, or a domestic importer who is a Myanmar citizen or a resident entity incorporated in Myanmar, which has shipped Cargos from foreign country into Myanmar for the purpose of storing the Cargos as Cargos Held on Account in a Free Zone Warehouse;

Chairmar

The Management Committee
Thilawa Special Economic Zone