



BUREAU OF CUSTOMS

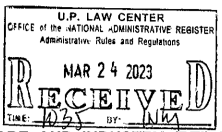
MAKABAGONG ADUANA, MATATAG NA EKONOMIYA



INTEGRITY

09 March 2023

CUSTOMS MEMORANDUM ORDER NO. ()5-2023



SUBJECT:

DEPARTMENT OF TRADE AND INDUSTRY (DTI) DEPARTMENT ADMINISTRATIVE ORDER (DAO) NO. 23-01 S. OF 2023 ON THE **DEFINITIVE ANTI-DUMPING MEASURE AGAINST** IMPORTATIONS OF ORDINARY PORTLAND CEMENT TYPE 1 (AHTN 2017/2022 SUBHEADING NO. 2523.29.90) AND BLENDED **CEMENT TYPE 1P (AHTN 2017/2022 SUBHEADING NO. 2523.90.00)**

FROM VIET NAM

This refers to the letter dated 14 February 2023 addressed to Secretary Benjamin E. Diokno, Department of Finance, from Secretary Alfredo E. Pascual, Department of Trade and Industry, on DTI DAO No. 23-01 s. of 2023 containing the Resolution on the Definitive Anti-Dumping Measure Against the Importation of Ordinary Portland Cement Type 1 under AHTN 2017/2022 (Subheading 2523.29.90) and Blended Cement Type 1P under AHTN 2017/2022 (Subheading 2523.90.00) from Viet Nam based on the Tariff Commission's Report on the Motions for Reconsideration.

The Resolution in the Motion for Reconsideration provides for the following:

(a.) Definitive anti-dumping duties shall be imposed for a period of five (5) years on imports of Ordinary Portland Cement Type 1 (AHTN 2017/2022 Subheading No. 2523.29.90) and Blended Cement Type 1P (AHTN 2017/2022 Subheading No. 2523.90.00) originating from Vietnam (Annex A).

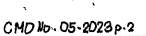
The "All Others' Rates" shall be applied to foreign exporters who (1) did not make themselves known to the Commission, (2) did not cooperate sufficiently during the formal investigation, and (3) new foreign exporters who have not exported subject articles to the Philippines during the POI.

(b.) Investigation on exporters determined to have a de minimis and/or negative dumping margins under Annex "B", is hereby terminated.

With the termination of investigation on the exporters listed under Annex "B", no anti-dumping duty, even at zero (0%) rate, shall be imposed on their exports of subject articles to the Philippines. The "All Others' Rates" shall likewise, not be applied to them. The said identified exporters are thus, excluded from the

Bureau of Customs CENTRAL RECORDS MIGT. DIVISION





BUREAU OF CUSTOMS MAKABAGONG ADUANA, MATATAG NA EKONOMIYA



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scope of the instant Department Administrative Order imposing the antidumping duties.

- (c.) Accordingly, cash bonds deposited/paid by exporters (Annex "C") that are listed under Annex "B", but with previously determined provisional anti-dumping duties under DTI DAO No. 21-07, Series of 2021, and BOC Customs Memorandum Order No. 38-2021, shall be returned immediately upon the effectivity of the instant Department Administrative Order.
- (d.) Finally, with respect to the cash bond deposited/paid by Vicem Hai Phong Cement Company Limited as a provisional anti-dumping duty which is in excess of the anti-dumping duty assessed, the remainder or the amount of US\$ 0.27/MT on its total exports from the effectivity of CMO No. 38-2021 until expiry on 20 April 2022 shall likewise, be returned immediately upon the effectivity of the said Department Administrative Order.

This Order shall take effect immediately.



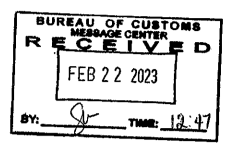
CERTIFIED TRUE COPY
OF THE ORIGINAL
MARGARET G. MANALAYSAY
AdministrativeOfficer V



14 February 2023

SECRETARY BENJAMIN E. DIOKNO

Department of Finance DOF Building, BSP Complex Roxas Blvd., Manila





Dear Secretary Diokno:

This is to furnish you a copy of the Department of Trade and Industry's Resolution on the definitive anti-dumping measure against the importation of Ordinary Portland Cement Type 1 and Blended Cement Type 1P from Viet Nam based on the Tariff Commission's Report on the Motions for Reconsideration.

Pursuant to Section 3(I) of RA 8752, the Secretary shall furnish the Secretary of Finance with the copy of the Resolution and request the latter to direct the Commissioner of Customs to collect within three (3) days from receipt thereof the definitive anti-dumping duty. The Resolution is based on the Tariff Commission's findings which provides for the imposition of the definitive anti-dumping duties on imports of Ordinary Portland Cement Type 1 (AHTN 2017/2022 Subheading No. 2523.29.90) and Blended Cement Type 1P (AHTN 2017/2022 Subheading No. 2523.90.00) originating from Viet Nam for a period of five (5) years.

The Resolution shall take effect upon the issuance of the relevant Customs Memorandum Order by the Bureau of Customs. May we, therefore, request your office to direct the Commissioner of Customs to issue the Customs Memorandum Order and collect the appropriate amount of the definitive anti-dumping duty on the importations of Ordinary Portland Cement Type 1 and Blended Cement Type 1P covered by the DTI Resolution.

The Resolution issued on this case can also be accessed at the DTI web page: https://bit.lv/adm-portland-cement

Thank you for your collaboration.

Sincerely,

MLFREDO E. PASCUA Secretary

cc: Commissioner Bienvenido Y. Rubio Bureau of Customs



Department Administrative Order No. 23-01 Series of 2023

IN THE MATTER OF THE IMPOSITION OF ANTI-DUMPING MEASURE **AGAINST IMPORTATIONS OF ORDINARY PORTLAND CEMENT TYPE 1 (AHTN 2017 SUBHEADING** NO. 2523.29.90) AND BLENDED CEMENT TYPE 1P (AHTN 2017 SUBHEADING NO. 2523,90.00) FROM VIET NAM

RESOLUTION

WHEREAS, on 11 October 2022, the Department of Trade and Industry (DTI) received the Tariff Commission's (Commission) Final Report on the Formal Investigation on the Application for Imposition of Definitive Anti-Dumping Duty Against Importations of Ordinary Portland Cement Type 1 (AHTN 2017 Subheading No. 2523.29.90) and Blended Cement Type 1P (AHTN 2017 Subheading No. 2523.90.00) from Viet Nam;

WHEREAS, upon receipt of the said Final Report, the DTI issued DAO No. 22-17 on 16 December 2022 with updated dumping margin covering the period 01 July 2019 to 31 December 2021:

WHEREAS, following the issuance of DTI-DAO No. 22-17, Motions for Reconsideration (MRs) were filed by certain exporters and importers to which comments were submitted by the affected parties;

WHEREAS, on 19 January 2023, DTI endorsed the MRs to the Commission including the initial Comments and on 27 January 2023, DTI endorsed the final additional Comments to the MRs;

WHEREAS, on 13 February 2023, the DTI received the Commission's Report on the resolution of the Motions for Reconsideration on the Imposition of Definitive Anti-Dumping Duty Against Importations of Ordinary Portland Cement Type 1 (AHTN 2017 Subheading No. 2523.29.90) and Blended Cement Type 1P (AHTN 2017 Subheading No. 2523.90.00) from Viet Nam, filed against DTI DAO No. 22-17 and the Commission Final Report:

WHEREAS, the Commission, in accordance with Section 20 of the Implementing Rules and Regulations (IRRs) of RA No. 8752 (Anti-Dumping Act of 1999) and Section 27 of Commission Order No. 2021-01 (TC Revised Rules of Procedure for the Conduct of Formal Investigation) resolved the issues raised by the Movants as follows:

OFFICE OF THE SECRETARY

WHEREFORE, IN VIEW THEREOF, the DTI hereby resolves the MR as follows:

1. Definitive anti-dumping duties shall be imposed for a period of five (5) years on imports of Ordinary Portland Cement Type 1 (AHTN 2017/2022 Subheading No. 2523.29.90) and Blended Cement Type 1P (AHTN 2017/2022 Subheading No. 2523.90.00) originating from Viet Nam in accordance with Annex "A."

The "All Others' Rates" shall be applied to foreign exporters who (1) did not make themselves known to the Commission, (2) did not cooperate sufficiently during the formal investigation, and (3) new foreign exporters who have not exported subject articles to the Philippines during the POI.

However, for those exporters or producers in Viet Nam who have not exported Type 1 and Type 1P dement to the Philippines during the POI (2017-2021), their individual margins of dumping may be determined following a review pursuant to Section 3 (n) of RA 8752 and elaborated under Section 18 (g) of the IRR (New Shippers Review). The said review shall be initiated and carried out on an accelerated basis, provided that such exporters or producers can show that they are not related to any of the exporters or producers in Viet Nam who are subject to anti-dumping duties on their aforementioned product. An application must be submitted to the Commission in writing containing a description of the foreign exporter's product and the basis of the request.

On the other hand, it should be noted that pursuant to Section 3(o) of RA 8752 and 19 (c) of its IRR provides that an interim review may be conducted to review the continued imposition of the anti-dumping duty.

2. Investigation on exporters determined to have a de minimis and/or negative dumping margins under Annex "B," is hereby terminated.

With the termination of investigation on the exporters listed under Annex "B," no anti-dumping duty, even at zero (0%) rate, shall be imposed on their exports of subject articles to the Philippines. The "All Others' Rates" shall likewise, not be applied to them. The said identified exporters are thus, excluded from the scope of the instant Department Administrative Order imposing the anti-dumping duties.

- 3. Accordingly, cash bonds deposited/paid by exporters (Annex "C") that are listed under Annex "B," but with previously determined provisional anti-dumping duties under DTI DAO No. 21-07, Series of 2021, and BOC Customs Memorandum Order No. 38-2021, shall be returned immediately upon the effectivity of the instant Department Administrative Order.
- 4. Finally, with respect to the cash bond deposited/paid by Vicem Hai Phong Cement Company Limited as a provisional anti-dumping duty which is in excess of the anti-dumping duty assessed, the remainder or the amount of US\$ 0.27/MT on its total exports from the effectivity of CMO No. 38-2021 until expiry on 20 April 2022 shall likewise, be returned immediately upon the effectivity of this Department Administrative Order.

ANNEX "A"

DEFINITIVE DUMPING MARGINS (BY CEMENT TYPE)

| | | Cement | Dumping Margin | | |
|--------------------|--|--------|----------------------------------|-------------------------------------|--|
| Nọ. | Company Name | Туре | In Absolute Terms (USD/MT) | As a Percentage of Export Price (%) | |
| Proc | ducer-Exporter | | | \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\ | |
| 1 | Ha Long Cement Joint Stock Company | 1 | 3.85 | 9.48 | |
| 2 | Long Son Company Limited | 1 | 3.86 | 9.51 | |
| | | 1P | 4.18 | 10.67 | |
| 3 | Thang Long Cement Joint Stock Co. | 1 | 3.27 | 7.94 | |
| | | 1P | 1.43 | 3.41 | |
| 4 | Vicem Hai Phong Cement Company Ltd. | 1 | 0.99 | 2.33 | |
| 5 | Vicem Tam Diep Cement One Member Co. Ltd. | 1P | 2.16 | 6.19 | |
| 6 | Vissai Ninh Binh JSC | 1 | 4.78 | 12.06 | |
| Trad | er-Exporter | | | | |
| 7 | Nam Anh Trade and Export | 1 | 3.98 | 10.99 | |
| | Joint Stock Company | 1P | 4.91 | 15.29 | |
| 8 | Nam Phuong Imex Import & Export | 1 | 4.24 | 11.58 | |
| 9 | NCL Trading Joint Stock Company | 1 | 1.11 | 2.76 | |
| 10 | Viet HP Import Export and | 1 | 8.33 | 23.07 | |
| | Investment Joint Stock Co. | 1P | 8.20 | 23.33 | |
| All Others' Rates* | | 1 | - | 23.07 | |
| | | 1P | - | 23.33 | |

^{*}The "All Others' Rate" shall be applied to foreign exporters who (1) did not make themselves known to the Commission, (2) did not cooperate sufficiently during the formal investigation, and (3) new foreign exporters who have not exported subject articles to the Philippines during the POI.

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ANNEX "B"

EXPORTERS DETERMINED TO HAVE A *DE MINIMIS* AND/OR NEGATIVE DUMPING MARGINS (BY CEMENT TYPE)

| No. | Name of Exporter | Dumping Margin | | | |
|---------------------------------|---|----------------|--|--|--|
| Ordinary Portland Cement Type 1 | | | | | |
| 1 | Campha Cement Joint Stock Company | Negative | | | |
| 2 | Chinfon Cement Corporation | Negative | | | |
| 3 | Omanco Material Viet Nam Company Limited | Negative | | | |
| 4 | Vicem Tam Diep Cement One Member Co. Ltd. | De Minimis | | | |
| 5 | Viet Nam Trading Services and Import Export | Negative | | | |
| | Limited Company | regative | | | |
| Blende | ed Cement Type 1P | | | | |
| 1 | Chinfon Cement Corporation | Negative | | | |
| 2 | Ha Long Cement Joint Stock Company | Negative | | | |
| 3 | Nam Phuong Imex Import & Export | Negative | | | |
| 4 | NCL Trading Joint Stock Company | Negative | | | |
| 5 | Omanco Material Viet Nam Company Limited | De Minimis | | | |
| 6 | Viet Nam Trading Services and Import Export | | | | |
| | Limited Company | Negative | | | |
| 7 | Vissai Ninh Binh JSC | Negative | | | |



ANNEX "C"

EXPORTERS WITH CASH BONDS TO BE RETURNED (BY CEMENT TYPE)

| No. | Name of Exporters | Cement Type | Dumping Margin | |
|-----|--|----------------|---|-------------------------------------|
| | | | Provisional Dumping Margin (Amount of Cash Bond) USD/MT | As a Percentage of Export Price (%) |
| 1 | Campha Cement Joint Stock Company | 1 | 1.31 | 3.35 |
| 2 | Chinfon Cement Corporation | 1P | 11.07 | 24.31 |
| 3 | Nam Phuong Imex Import & Export | 1P | 5.98 | 17.30 |
| 4 | Omanco Material Viet Nam Company Limited | 1P | 1.75 | 5.46 |
| 5 | Viet Nam Trading Service and Import Export Limited Company | 1 | 1.05 | 2.67 |

Tariff Commission's Report on the Motions for Reconsideration, citing Chapter 10.2 of its final report indicating the above exporters determined to have de minimis and or negative dumping margins by cement type vis-à-vis provisional measures.