

GOVERNMENT OF PAKISTAN DIRECTORATE GENERAL OF CUSTOMS VALUATION 7TH FLOOR, CUSTOM HOUSE, KARACHI

Phone: 021-99214144

C. No. Misc/08/2013-VI//1968

Dated: 23-12-2024

VALUATION RULING NO. 1940 / 2024

- 1. This ruling supersedes Valuation Ruling No. 1693/2022 dated 31.08.2022.
- 2. This Ruling shall be applicable until the same is rescinded or revised in terms of sub-section (4) of Section 25A of the Customs Act, 1969.
- 3. The revision petition against this Valuation Ruling can be filed under Section 25D of the Customs Act, 1969, within 30 days before the Director General, Customs Valuation.
- 4. The values in valuation ruling shall be treated as minimum benchmark values and shall be applicable to the given description and specification of goods.

Subject: <u>DETERMINATION OF CUSTOMS VALUE OF CHAIN PARTS</u> UNDER SECTION 25A OF THE CUSTOMS ACT, 1969.

1.	Valuation Ruling	Redetermination / revision of values of earlier Valuation Ruling No. 1693/2022 dated 31.08.2022.
2.		The meetings with relevant stakeholders were conducted on 27.05.2024.

Background of the Issue: In pursuance of analysis of import data, current market trends, the difference in market prices and customs values, an exercise for the redetermination of customs values of subject goods was initiated under Section 25 and 25A of the Customs Act, 1969.

- 2. Analysis/Exercise done to determine Customs Values: During the meeting the stakeholders has contended that the Directorate should reconsider the value of said item, according to the international/local markets to maintain uniformity.
- Method(s) adopted to determine Customs values: Valuation methods, provided in Section 25 of the Customs Act, 1969, were applied in sequential order. The transaction value method as provided in sub-section (1) of Section 25 of the Customs Act, 1969, was found inapplicable as declared values do not correspond to market prices. The values of identical and similar goods as per sections 25 (5) & (6) ibid could not be solely relied upon due to absence of absolute demonstrable evidence of qualities and quantities of commercial level etc. A market enquiry as envisaged under Sub-Section (7) of Section 25 of the Customs Act, 1969 was conducted as per procedure of Office Oder No. 17/2014 dated 19-03-2014. Various wholesale and retail markets were visited and the actual prices of subject goods were acquired and by adjusting the amounts of profits. Finally, clearance data of similar / identical goods, market information from surveys, online information as well

as values from internationally as provided under section 25A ibid so gathered have been utilized and analyzed for determination of custom values of the subject goods under section 25(9) of the Customs Act, 1969, read with Customs Rule 121(2) of the Customs Rules, 2001, which are as under:

4. **Customs values for Chain Parts** *hereinafter specified* shall be assessed to duty/taxes at the following minimum Customs values:-

S. No.	Description of Goods	PCT	Proposed PCT for WeBOC	Origin	Customs Value (C&F) (OEM) US\$/Kg	Customs Values (C&F) (Non- Genuine) US\$/Kg
1.	Chain Parts	7315.1920	7315.1920.1000	China	1.91	1.37
			7315.1920.1100	Other Origins	2.90	2.05

- 5. The values determined in this Valuation Ruling shall be treated as minimum benchmark values. In cases, where declared values or values in invoice retrieved from the consignment, as the case may be, are higher than the customs values determined in this valuation ruling, the assessment shall be made on higher values in terms of sub-section (1) of Section 25 of the Customs Act, 1969.
- 6. In case of consignments imported by air, the difference between air freight and sea freight shall be added for the assessment of value.
- 7. The Valuation Ruling shall be applicable for the descriptions and specifications of goods as mentioned in the aforementioned table. HS Codes are mentioned for illustrative purposes.
- 8. The Collectorates of Customs shall ensure the implementation of Valuation Ruling and in case of any anomaly may be brought to the notice of this Directorate immediately.

(Dr. Tahir Qureshi)

Copy for necessary action and implementation:

The Collectors / Directors of Customs, Collectorates / Directorates of Customs (Appraisement-West / East / SAPT / PMBQ / JIAP / Enforcement/), Karachi / Hyderabad / (Appraisement / Enforcement / Ports), Quetta / Gwadar / Khuzdar (Appraisement / Enforcement / AIIA), (Appraisement-East / West, Lahore / Faisalabad Appraisement / Enforcement, Sargodha / Enforcement & Appraisement, Sambrial (Sialkot) / Enforcement, Multan / Islamabad / Gilgit-Baltistan / (Appraisement/ Enforcement), Peshawar / Enforcement, Dera Ismail Khan / Exports (Port Qasim/Custom House, Karachi) / Transit Trade, Karachi.

Copy for information:

- 1) The Member Customs (Operations), F.B.R., Islamabad.
- 2) The Director General, Customs Valuation, Custom House, Karachi.
- 3) All Chief Collectors / Director Generals of Customs, Karachi / Lahore / Islamabad / Ouetta / Peshawar.
- 4) All Collectors / Directors of Customs, Karachi / Lahore / Islamabad/ Quetta/ Peshawar/ Faisalabad.
- 5) The Director, Directorate of Customs Valuation, Lahore / Quetta / Peshawar.
- 6) The Deputy Director (MIS), Directorate General of Customs Valuation, Karachi, for uploading in One Customs & WEBOC database system.
- 7) The Chairman (Valuation Committee), FPCC&I, Federation House, Clifton, Karachi.
- 8) The Chambers of Commerce & Industry, Karachi, Lahore, Islamabad, Hyderabad, Quetta & Peshawar.
- 9) The Karachi Customs Agents Group, Bohri Road, Karachi.
- 10) The Webmaster, Federal Board of Revenue, Islamabad.
- 11) Guard File.

